

### JAMMU & KASHMIR GOVERNMENT GAZETTE

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### **PART I-A**

### Jammu & Kashmir Government-Orders

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HIGH COURT OF JAMMU AND KASHMIR AT SRINAGAR (Exercising powers of Bar Council under section 58 of the Advocates Act, 1961).

#### Notification

No. 777 Dated 16-08-2017.

It is hereby notified that vide High Court Order dated 02-08-2017 Mr. Anil Kumar Gupta S/o Mr. Shiv Kumar Gupta R/o Ward No. 7, Ramnik Vihar, Kathua has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from concerned University and verification of his character and antecedent from CID. His name has been entered under Serial No. JK-336/2017 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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#### Notification

No. 778 Dated 16-08-2017.

It is hereby notified that vide High Court Order dated 02-08-2017 Ms. Aprajita Sharma D/o Mr. Suresh Kumar Sharma R/o House No. 363, Sector-7, Channi Himmat, Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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#### Notification

No. 779 Dated 16-08-2017.

It is hereby notified that vide High Court Order dated 02-08-2017 Ms. Arooj Fayaz D/o Mr. Fayaz Ahmad Bakal R/o Baba Demb, Kalashpora, Nallamar Road, Khanyar, Srinagar has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from concerned University and verification of her character and antecedent from CID. Her name has been entered under Serial No. JK-339/2017 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

#### Notification

No. 780 Dated 16-08-2017.

It is hereby notified that vide High Court Order dated 02-08-2017 Ms. Attiya Shahid Shapoo D/o Mr. Shahid Iqbal Shapoo R/o H. No. 63, Ward No. 8, Iqbal Colony, Bhaderwah, Doda has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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#### Notification

No. 781 Dated 16-08-2017.

It is hereby notified that vide High Court Order dated 02-08-2017 Mr. Awtar Krishan Raina S/o Mr. Mohan Lal Raina R/o H. No. 35/15A, Chaman Vihar, Colnel Colony, Extn. Bohri (Talab Tillo), Jammu has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from concerned University and verification of his character and antecedent from CID. His name has been entered under Serial No. JK-341/2017 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

#### Notification

No. 782 Dated 16-08-2017.

It is hereby notified that vide High Court Order dated 02-08-2017 Mr. Adil Lateef Khan S/o Mr. Mohd Lateef Khan R/o Khanawari, Zaldagar, Srinagar has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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#### Notification

No. 783 Dated 16-08-2017.

It is hereby notified that vide High Court Order dated 02-08-2017 Ms. Abrina Yaqoob D/o Mr. Mohd Yaqoob Bhat R/o Diasoo, Mohalla Banpora, Shopian has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from concerned University and verification of her character and antecedent from CID. Her name has been entered under Serial No. JK-343/2017 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

#### Notification

No. 784 Dated 16-08-2017.

It is hereby notified that vide High Court Order dated 02-08-2017 Ms. Ishrat Younis D/o Sheikh Younis Saleem R/o Gulabpora, Bye-Pass, Batmalloo, Srinagar has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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#### Notification

No. 785 Dated 16-08-2017.

It is hereby notified that vide High Court Order dated 02-08-2017 Ms. Aasiya Jan D/o Mr. Nisar Ahmad Wani R/o Locktipora, Hafizabad, Wani Mohalla, Bijbehara, Anantnag has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of her Provisional/LL.B Degree Certificate from concerned University and verification of her character and antecedent from CID. Her name has been entered under Serial No. JK-344/2017 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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#### Notification

No. 786 Dated 16-08-2017.

It is hereby notified that vide High Court Order dated 02-08-2017 Ms. Afshana Bashir D/o Mr. Bashir Ahmad R/o Pather Masjid, Dalal Mohalla, Zaina-Kadal, Eid Gah, Srinagar, A/P H. No. 140, Sector-1, Muslimabad, Tengpora, Bye-Pass, Srinagar has been admitted and enrolled

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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#### Notification

No. 788/LP Dated 16-08-2017.

It is hereby notified that vide High Court Order dated 02-08-2017 Mr. Muheet Bin Yousuf S/o Mr. Mohammad Yousuf Dar R/o Hyderpora, Batpora Mohalla, Srinagar has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from concerned University and verification of his character and antecedent from CID. His name has been entered under Serial No. JK-421/2017 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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#### Notification

No. 789 Dated 16-08-2017.

It is hereby notified that vide High Court Order dated 02-08-2017 Ms. Shaila Shameem D/o Mr. Gh. Mohi-ud-Din Dar R/o Chandhara (Pampore), Tangwan Mohalla, Tehsil Pampore, District Pulwama has

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

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#### Notification

No. 790 Dated 16-08-2017.

It is hereby notified that vide High Court Order dated 02-08-2017 Mr. Saqib Tufail S/o Mr. Tufail Hamid Raina R/o Arihal, Pulwama (J&K) has been admitted and enrolled as an Advocate on the Rolls of Jammu and Kashmir Bar Council provisionally for a period of one year from the date of issuance of this notification, subject to the verification of his Provisional/LL.B Degree Certificate from concerned University and verification of his character and antecedent from CID. His name has been entered under Serial No. JK-478/2017 in the Roll of Advocates maintained by this Registry.

The renewal/extension of provisional license/enrolment must be sought before the date of expiry unless the absolute/final enrolment as an Advocate is ordered therebefore.

(Sd.) MOHAMMAD YASIN BEIGH, Joint Registrar (Admn.).



# THE JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Thu., the 15th March, 2018/24th Phal., 1939. [No. 50

Separate paging is given to this part in order that it may be filed as a separate compilation.

#### PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATô REVENUE DEPARTMENT.

Notification No. 457-Rev (LAJ) of 2017 Dated 13-08-2017.

Whereas, the land specifications whereof are given in Annexure õAö to this notification is required for public purposes viz. for construction of Water Storage Scheme (Check Dam) on Yakh Nallah situated in Village Bhaiyaand Gara, Tehsil Hiranagar, District Kathua;

Whereas, on the basis of an indent placed by Executive Engineer, Flood Control Division, Samba vide No. 2275-79 dated 16-11-2011,

Whereas, the Collector, Land Acquisition (PHE, I&FC), Department has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition but no objection was received from the land owners/interested persons within the prescribed period as required under sections 5 & 5óA of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (PHE, I&FC) Department vide above referred letter duly endorsed by District Collector (DC), Kathua vide No. DCK/LA/2017-18/487-89 dated 10-08-2017 and Divisional Commissioner, Jammu vide No. 502/2941/Acq/WSS/Bhaiya-Gara/Kathua/17/1988-91 dated 23-08-2017 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition; and

Whereas, the Government is satisfied that the land particulars whereof are given in Annexure õAö is required for public purpose viz. construction of Water Storage Scheme (Check Dam) on Yakh Nallah situated in Village Bhaiya and Gara, Tehsil Hiranagar, District Kathua.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 108 Kanals 03 Marlas situated at Village Bhaiya and Gara, Tehsil Hiranagar, District Kathua, particulars whereof are given in õAnnexureóAö is required for public purpose viz. for construction of Water Storage Scheme (Check Dam) on Yakh Nallah. Further, the Collector, Land Acquisition (PHE, I&FC) Department is directed under section 7 of the said Act to take order for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

#### (Sd.) SHAFIQ AHMED RAINA, IAS,

Commissioner/Secretary to Government, Revenue Department.

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#### Annexure "A"

#### Particulars of land

District	Tehsil	Village	Khasra	Area
			Nos.	
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1	2	3	4	5
óóóóóóóó	óóóóóóóóóóó	óóóóóóóóóóó	óóóóóóóóóóóóóó	őóóóóóóó
				K. M.
Kathua	Hiranagar	Bhayia	41 min	00612
			134 min	01612
			135 min	00ó18
			136 min	01616
			137 min	01607
			138 min	00616
			140 min	12603
			141 min	21616
			310 min	01614
			310 min	00603
			310 min	03601

1364 The J&K Govt. Gazette, 15th March, 2018/24th Phal., 1939. [No. 50 K. M. 311 min 00ó13 316 min 02607 316 min 07600 316 min 01609 316 min 03607 316 min 02ó00 316 min 37ó18 07ó11 316 min óóóóó Total 108ó03 óóóóó

#### óóóóóóóó

## GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 456-Rev (LAJ) of 2017 Dated 13-11-2017.

Whereas, the land specifications whereof are given in Annexure õAö to this notification is required for public purposes viz. for construction of approach road to Railway Station in Village Kaskoot, Tehsil Banihal, District Ramban;

Whereas, on the basis of an indent placed by Executive Engineer, PW (R&B), Division Ramban vide No. 7636-40 dated 25-11-2010, a notification under section 4 (1) was issued by Collector, Land Acquisition (ADC), Ramban vide No. 38-40/ACQ/Rly dated 06-05-2016 for land measuring 20 Kanals 12 Marlas situated in Village Kaskoot, Tehsil Banihal, District Ramban;

Whereas, the Collector, Land Acquisition (ADC), Ramban vide No. 285-87/ACQ/Rly dated 04-09-2017 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition but no objection was received from the land owners/interested persons within the prescribed period as required under sections 5 & 56A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (ADC), Ramban vide above referred letter duly endorsed by Divisional Commissioner, Jammu vide No. 502/2976/Acq/Approach Road/Kaskoot/Rbn/17/2712-14 dated 03-10-2017 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition; and

Whereas, the Government is satisfied that the land particulars of which are given in Annexure A, is required for public purpose viz. construction of approach road to Railway Station situated in Village Kaskoot, Tehsil Banihal, District Ramban;

Whereas, the Indenting Department/Collector have expressed urgency for taking over the possession of the land.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 20 Kanals 12 Marlas situated at Village Kaskoot, Tehsil Banihal, District Ramban, particulars whereof are given in õAnnexureóAö is required for public purpose viz. for construction of approach road to Railway Station situated in Village Kaskoot, Tehsil Banihal, District Ramban. Further, the Collector, Land Acquisition (ADC), Ramban is directed under section 7 of the said Act to take order for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

Further, in pursuance of section 17 of the Land Acquisition Act, Samvat 1990 it is also ordered that on expiry of fifteen days from the

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

#### (Sd.) SHAFIQ AHMED RAINA, IAS,

Commissioner/Secretary to Government, Revenue Department.

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#### Annexure "A"

#### Schedule of land

Approach road (Double line) to Railway Station, Banihal in Village Kaskoot

District	Tehsil	Village	Khasra		Area
			Nos.		
óóóóóóóóó	óóóóóóóóóó	óóóóóóóóóóóó	óóóóóóóóóóó	óóóó	óóóóóóó
1	2	3	4		5
óóóóóóóóó	óóóóóóóóóó	óóóóóóóóóóóó	óóóóóóóóóóó	óóóó	óóóóóóó
					K. M.
Ramban	Banihal	Kaskoot	918/42		00ó06
			42/1		00609
			919/42		01604
			49		00ó06
			53		00ó05
			53	min	00ó17½
			53	min	01600
			54	min	00ó06

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No. 50 ] The J&K Govt. Gazette, 15th March, 2018/24th Phal., 1939. 1367
1
K. M.
                                    56 min 01ó02
                                 943/55 min 01ó01
                                 943/55 min 00\ddot04\ddot/2
                                    90
                                       min 00ó07
                                    82 min 00ó00½
                                    82
                                       min 00600\frac{1}{2}
                                    82
                                       min 00ó05
                                    81
                                       min 00ó06
                                    83
                                       min 01ó16
                                    85
                                       min 00ó06
                                    84
                                       min 00ó11
                                    84
                                       min 01603
                                       min 00ó10
                                    86
                                   87/1
                                       min 00ó04
                                    87
                                       min 00ó13
                                    88
                                       min 00ó14
                                    88
                                       min 00ó02
                                    88
                                       min 00ó09
                                    88
                                       min 00ó07
                                    112 min 01ó04
                                    113
                                       min 01ó17
                                    113
                                       min 00ó07
                                    110 min 00ó03
                                           óóóóó
                                      Total 20ó12
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> Notification No. 455-Rev (LAJ) of 2017 Dated 13-11-2017.

Whereas, the land specifications whereof are given in Annexure õAö to this notification is required for public purpose viz. construction of alternate bridge and road near Abdullah Bridge in Village Rampur, Tehsil and District Rajouri;

Whereas, on the basis of an indent prepared by Chief Engineer, PW (R&B) Department vide No. CEJ/DB/7562 dated 05-08-2016, a notification under section 4 (1) was issued by Collector, Land Acquisition (ACRM), Rajouri vide No. AC/LA/282-84 dated 24-06-2017 for land measuring 37 Kanals 04 Marlas, 01 Sarsai situated Village Rampur, Tehsil and District Rajouri; and

Whereas, the Collector, Land Acquisition (ACR), Rajouri has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act by him was served upon the interested persons for filing objections, if any, to the proposed acquisition but no objection was received from the land owners/interested persons within the prescribed period as required under sections 5 & 56A of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (ACR), Rajouri duly endorsed by District Collector (DC), Rajouri vide No. AC/LA/617-18 dated 09-09-2017 and Divisional Commissioner, Jammu vide No. 502/2961/Acq/Abdullah Bridge/Rajouri/17/2544-46 dated 20-09-2017 has been examined and it has been found that the land owners did not file any objection to the proposed acquisition; and

Whereas, the Government is satisfied that the land particulars whereof are given in õAnnexure-Aö is required for public purpose viz. construction of alternate bridge and road near Abdullah Bridge in Village Rampur, Tehsil and District Rajouri.

No. 50 ] The J&K Govt. Gazette, 15th March, 2018/24th Phal., 1939. 1369

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 37 Kanals 04 Marlas, 01 Sarsai situated in Village Rampur, Tehsil and District Rajouri, particulars whereof are given in õAnnexure-Aö is required for public purposes viz. for construction of alternate bridge and road near Abdullah Bridge. Further, the Collector, Land Acquisition (ACR), Rajouri is directed under section 7 of the said Act to take order for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case for making apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

#### (Sd.) SHAFIQ AHMED RAINA, IAS,

Commissioner/Secretary to Government, Revenue Department.

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#### Annexure "A"

District	Tehsil	Village	Khasra	Area
			Nos.	
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				K. M. S.
Rajouri	Rajouri	Rampur	1179 min	096126021/2
			127	01613606
			121	01609603
			122	00ó01ó03

124 min 00ó17ó05½

182 03606607

1152 00ó15ó00

1148 00ó16ó08

135 01612606

193 min 00ó00ó03

303 00610606

304 00600605

299 01604600

183 00607600

191/1 006056001/2

302 01604601

301 min 00ó05ó01

127 min 00ó02ó00

1179 min 00ó06ó00

131 01608607

121 min 00ó01ó07

123 00614605

124 00\delta12\delta02

1154 00605600

1150 00600604

136 01ó06ó04

193 min 00ó04ó08½

193 00609601

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1	2		3		4		5		
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						17	3.4	C	

		K. M. S.
301		006006041/2
306		016176071/2
297		00ó08ó06½
184/1		00607600
1209/193		046126061/2
297	min	00ó01ó06
135		006006081/2
127		00ó00ó04
Total		óóóóóóó 37ó04ó01 óóóóóóó

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## GOVERNMENT OF JAMMU AND KASHMIR, CIVIL SECRETARIATÔ REVENUE DEPARTMENT.

Notification No. 443-Rev (LAJ) of 2017 Dated 07-11-2017.

Whereas, the land specifications whereof are given in Annexure õAö to this notification is required for public purpose viz. for construction of Road from Pathnateer to Upper Salwah situated in Village Pathnateer, Tehsil Mendhar, District Poonch under PMGSY;

Whereas, on the basis of an indent placed, Chief Engineer, PMGSY, JKRRDA, Jammu vide No. CE/PMGSY/497-99 dated 10-04-2017, a notification under section 4 (1) was issued by Collector, Land Acquisition (SDM), Mendhar vide No. SDM/LA/PMGSY/34-41

Whereas, the Collector, Land Acquisition (SDM), Mendhar vide No. SDM/LA/PMGSY/Pathanteer/17/138 dated 20-05-2017 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act was served upon the interested persons for filing objections, if any, to the proposed acquisition but no objection was received within the prescribed time period as required under sections 5 & 5óA of the Land Acquisition Act;

Whereas, the report furnished by Collector, Land Acquisition (SDM), Mendhar vide No. referred above duly endorsed by Deputy Commissioner, Poonch vide No. DCP/LA/480 dated 05-07-2017 has been examined and it has been found that the land owners/interested persons did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land particulars whereof are given in õAnnexure-Aö to this notification is required for public purpose viz. for construction of Road from Pathnateer to Upper Salwah situated in Village Pathnateer, Tehsil Mendhar, District Poonch under PMGSY.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 86 Kanals and 03 Marlas situated in Village Pathnateer, Tehsil Mendhar, District Poonch, particulars whereof are given in õAnnexure-Aö to this notification is required for public purposes viz. for construction of Road from Pathnateer to Upper Salwah under PMGSY. Further, the Collector, Land Acquisition (SDM), Mendhar is directed under section 7 of the said Act to take order for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land

#### (Sd.) MOHAMMAD ASHRAF MIR,

Commissioner/Secretary to the Government,
Revenue Department.

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#### Annexure "A"

District	Tehsil	Village	Khasra Nos.	Area
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1	2	3	4	5
óóóóóóóóóó	óóóóóóóóóó	óóóóóóóóóóóóóó	δόόόόόόόόό	
				K. M.
Poonch	Mendhar	Pathnateer	227	04615
			497	02ó14
			498	01ó14
			499	01ó15
			500	00ó07
			496	01ó09
			495	01ó11
			229	03ó07
			210	01600
			211	03ó01
			204	03ó10
			203	00ó08
			203/1	00ó07
			51	00ó18
			53	02610
			59	00ó18

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1
                                          5
K. M.
                                   60
                                         01ó08
                                         00ó12
                                   62
                                   49
                                         00ó05
                                   48
                                         03604
                                   47
                                         01ó11
                                   32
                                         06ó16
                                         01604
                                   45
                                   44
                                         03600
                                   43
                                         02613
                                   42
                                         02619
                                   72
                                         04609
                                   73
                                         01608
                                   71
                                         00ó06
                                   70
                                         00ó04
                                   78
                                         00ó01
                                   80
                                         04600
                                   41
                                         06ó15
                                   86
                                         00ó15
                                   84
                                         04ó16
                                   82
                                         05ó17
                                   81
                                         01ó11
                                   83
                                         01ó11
                                 497/1
                                         00ó04
                                   61
                                         00ó02
                                   80 min 00ó08
                                         óóóó
                                   Total
                                         86ó03
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#### Notification No. 433-Rev (LAJ) of 2017 Dated 11-10-2017.

Whereas, the land specifications whereof are given below is required for public purpose viz. for widening of Jammu-Rajouri-Poonch Road double lane specificationin Village Balshama, Tehsil Sunderbani, District Rajouri by GREF:ó

#### Specification of Land

District	Tehsil	Village	Khasra Nos.	Area
óóóóóóóóó	όόόόόόόόό <i>ό</i>	όόόόόόόόόόό <i>ό</i>	óóóóóóóóóó	δόόόόόόό
1	2	3	4	5
óóóóóóóóó	όόόόόόόόό <i>ό</i>	óóóóóóóóóóóóó	óóóóóóóóóó	ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο
				K. M.
Rajouri	Sunderbani	Balshama	441	006121/2
			441 m	nin 00ó04
			441 m	nin 00ó15
			442	01ó04
			445	006051/2
			441 m	nin 00ó08
			441 m	nin 01ó07
			441 m	nin 01ó01
			444	01ó04
			450	04600
				óóóó
			Total	11ó01
				óóóó

Whereas, on the basis of an indent placed by Officer Commanding 57 RCC (GREF) C/o 56 APO dated 19-06-2017, a notification under section 4 (1) was issued by Collector, Land Acquisition (Defence), Rajouri/Poonch, Hq. Rajouri vide No. Coll/Def/450-55 dated 10-07-2017

Whereas, the District Collector (DC), Rajouri vide No. Coll/Def/578-79 dated 10-08-2017 has reported that the notification issued under section 4 (1) of the J&K State Land Acquisition Act was served upon the interested persons for filing objections, if any, to the proposed acquisition but no objection was received from the land owners/interested persons in the prescribed time period as required under sections 5 & 5-A of the Land Acquisition Act;

Whereas, the report furnished by Deputy Commissioner, Rajouri vide No. referred to above has been examined and it has been found that the land owners did not file any objection to the proposed acquisition;

Whereas, the Government is satisfied that the land, particulars whereof are given above is required for public purpose viz. for widening of Jammu-Rajouri-Poonch Road double lane specification in Village Balshama, Tehsil Sunderbani, District Rajouri by GREF.

Now, therefore, in pursuance of section 6 of the J&K State Land Acquisition Act, Samvat 1990, it is declared that land measuring 11 Kanals and 01 Marla, situated in Village Balshama, Tehsil Sunderbani, District Rajouri, particulars whereof are given above is required for public purpose viz. for widening of Jammu-Rajouri-Poonch Road double lane specification in Village Balshama, Tehsil Sunderbani, District Rajouri by GREF. Further, the Collector, Land Acquisition (Defence), Rajouri/Poonch, Hq. Rajouri is directed under section 7 of the said Act to take order for acquisition of the said land after giving prescribed notice to the interested person(s) as required under the Land Acquisition Act/Rules.

However, the Collector concerned shall be personally responsible for identification and proper title verification of all types of land involved in the case and apportionment of compensation amongst all the interested persons/rightful claimants in accordance with the relevant laws/rules in force, while making the award.

(Sd.) MOHAMMAD ASHRAF MIR, Commissioner/Secretary to the Government, Revenue Department.



#### THE

### JAMMU AND KASHMIR GOVERNMENT GAZETTE

Orders by Heads of Departments.

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CHARGE REPORTS

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In pursuance to Government Order No. 83-PW (R&B) of 2018 dated 14-02-2018, we the undersigned have handed over and taken over the charge of the Office of Executive Engineer, PWD (R&B), T. B.-cum-Medical College, Division Jammu today the 15th of February, 2018 A. N.

G. R. No. and dated 0232047 and 07-02-2018.

(Sd.) ANIL BASNOTRA,

Executive Engineer.

Relieved Officer.

(Sd.) UTTAR KUMAR SHARMA,

Executive Engineer.

Relieving Officer.

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#### (Sd.) DR. KRANTI KUMAR SHARMA,

Director, Sheep Husbandry Department, Jammu.

Relieved Officer.

(Sd.) DR. SANJEEV KUMAR,

Director, Sheep Husbandry Department, Jammu.

Relieving Officer.



### THE

#### JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART II—B

Notifications, Notices and Orders by Heads of Departments.

GOVERNMENT OF JAMMU AND KASHMIR, DEPARTMENT OF COMMERCIAL TAXES, EXCISE AND TAXATION COMPLEX, RAIL HEAD COMPLEX, JAMMU.

#### Notification

In pursuance to SRO-519 dated 21-12-2017, SRO-521 dated 21-12-2017 and SRO-63 dated 05-02-2018, the following formats are notified as per the paras indicated against each for implementation of Jammu and Kashmir Reimbursement of State Taxes for promotion of Industries in the State of Jammu and Kashmir, Jammu and Kashmir Reimbursement of Central Taxes for promotion of Industries in the State of Jammu and Kashmir, Jammu and Kashmir Reimbursement of Taxes for promotion of Small/Medium/Large Scale Industries in the State of Jammu and Kashmir and attached as Annexures to this notification.

# SRO-519 dated 21-12-2017 Jammu and Kashmir Reimbursement of State Taxes for promotion of Industries in the State of Jammu and Kashmir

Para	Description	Annexure
3.4(a)	Application for registration	I
3.5	Application for budgetary support	II
5.2	Sanctioning of Reimbursement amount	III

# SRO-521 dated 21-12-2017 Jammu and Kashmir Reimbursement of Central Taxes for promotion of Industries in the State of Jammu and Kashmir

Para	Description	Annexure
3.4(a)	Application for registration	IV
3.5	Application for budgetary support	II
5.2	Sanctioning of Reimbursement amount	V

# SRO-63 dated 05-02-2018 Jammu and Kashmir Reimbursement of Taxes for promotion of Small/Medium/Large Scale Industries in the State of Jammu and Kashmir

Para	Description	Annexure
3.3	One time application for availing benefit of budgetary scheme	VI
5.1	Application for budgetary support	VII
5.2	Sanctioning of Reimbursement amount	VIII

(Sd.) P. I. KHATEEB, IAS,

Commissioner, Commercial Taxes, J&K. 66666666

# Application for registration as per para 3.4(a) of SRO-519 dated 21-12-17

1.	GSTIN No.	
2.	Legal Name	
3.	Trade Name, if any	
4.	VAT/Central Excise Registration No.	
5.	Name of the Unit	
6.	Unique Identification No. (UIN)	
7.	No. and date of PMT issued by D. I. C.	
8.	Address of the Unit	
9.	Date of commencement of commercial production specified goods-wise	
10.	Erstwhile Central Excise Notification under which exemption was being availed up to 30-06-2017	
11.	Residual period of exemption beyond 30-06-2017 which the unit was entitled for under the erstwhile exemption notification	
12.	Period of budgetary support beyond 30-06-2017 which the unit would be entitled for	
13.	Details of specified good(s) for which exemption availed under erstwhile exemption notification	
14.	Bank Account details for credit of budgetary support	
	(a) Name of the Bank	
	(b) Branch details	
	(c) Account No.	
	(d) IFSC No. of Branch	

15.	Any other activity undertaken in the State under the same GSTIN	
16.	No. of persons employed in the manufac-	State Subject:
	turing unit	Non-State Subject :
		Total :
		%age of State Subject Holders:
17.	EPF No. of the eligible unit/establishment of which the eligible unit is part of	
18.	ESIC UIN of the eligible unit/establishment of which the eligible unit is part of	
19.	Consumption of electricity in units (kwh) during financial year 2016-17 and 2017-18 (up to 7th July, 2017)	
20.	Any other remarks, if any	

Signature (Proprietor/MD/Partner/ Authorised Director/ Authorised Signatory)

Seal of the eligible unit

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## Application for budgetary support under SRO-519/521 dated 21-12-2017

1.	Unique ID No., if any	
2.	GSTIN	
3.	Legal Name	
4.	Trade Name, if any	
5.	Address of the eligible unit	
6.	Tax Period	From <dd mm="" yy=""> to <dd mm="" yy=""></dd></dd>

7. Amount of Total Tax paid during the quarter in respect of GSTIN as per the return :

Name of the	Tax	Cash	Credit	Balance Credit,	Total Value	Total receipts
Tax				if any	of	from
					taxable	composition/
					inputs	unregistered
					received	dealers
óóóóóóóóóóó	δόόόό	óóóóóóó	óóóóóóóó	óóóóóóóóóó	óóóóóóóó	óóóóóóóóóóó
(A)	(B)	(C)	(D)	(E)	(F)	(G)
óóóóóóóóóóó	δόόόό	óóóóóóó	bóóóóóóóó	óóóóóóóóó	óóóóóóóó	óóóóóóóóóóó
State Tax						
Central Tax						
Integrated Tax						
Cess						
Total						

Information under this column includes all the business activities of the eligible unit viz. (i) specified goods manufactured, (ii) non-specified goods manufactured, (iii) Trading of goods, (iv) any other activity under the same GSTIN.

8. Amount of tax paid out of 7 above (during the quarter in respect of manufacture by the eligible unit in respect of specified goods under the same GSTIN) which are eligible for budgetary support.

Name	Total	Total	Input	Balance	Cash	Total
of the	Tax	value	tax	credit,	setoff	receipts
Tax	liability	of	credit	if any		from
		taxable	setoff			composition/
		inputs				unregistered
		received				dealers
póóóóóóóóóóóó	óóóóóóó	óóóóóóóóó	óóóóóó	óóóóóóóó	óóóóóó	óóóóóóóóóóó
(A)	(B)	(C)	(D)	(E)	(F)	(G)
póóóóóóóóóóóó	óóóóóóó	óóóóóóóóó	óóóóóó	óóóóóóóó	óóóóóó	óóóóóóóóóóó
Central Tax						
State/UT Tax						
Integrated						
Tax						
Cess						
Total						

- 9. Claim of budgetary support based on S. No. 08 above to be calculated in following order :ô

  - (c) Total budgetary support (a)+(b) :ô
- 10. Value addition achieved :ô (Refer Para 3.6 of Notification SRO-519/521 dated 21-12-2017)

11. Details of Bank Account (as indicated in registration form by the eligible unit):

I.	Account Number	
II.	Name of the Bank	
III.	Bank Account Type	
IV.	Name of Account Holder	
V.	Address of Bank Branch	
VI.	IFSC	
VII.	MICR	

12.	(a) Consumption of electricity in units (KVH) consumed during the quarter	
	(b) Details of diesel consumed for running DG Set in production process	

#### Declaration:

(i)	I hereby declare that the g	ood(s) under the claim of budgetary
	support have been manufa	ctured by the eligible unit namely,
	M/s	operating at the
	address	in the State of
	The goods fall in the categ	ory of specified goods defined under
	the scheme of budgetary	support notified by J&K State
	Government.	

(ii) I hereby declare that the claim of budgetary support in the application does not include any SGST/CGST or IGST paid on any goods supplied without activity of manufacture by the eligible unit.

Signature (Proprietor/MD/Partner/ Authorised Director/ Authorised Signatory)

Seal of the eligible unit

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# Sanctioning of reimbursement amount in respect of industrial units as per para 5.2 of SRO-519 dated 21-12-2017

1.	GSTIN No.	
2.	Legal Name	
3.	Trade Name	
4.	Address of the unit	
5.	Unique Identification No. (UIN)	
6.	Tax period for which refund claimed	
7.	Amount for budgetary support	(a) SGST
		(b) CGST
		Total
8.	Recommendations of inspection report as desired under para 4.1 of Notification SRO-519 dated 21-12-2017.	

Assistant Commi	ssioner/Commercial	Taxes	Officer,
Circle_	, J	ammu/]	Kashmir
	Sea	al of th	e Circle

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# Application for registration as per para 3.4(a) of SRO-521 dated 21-12-17

1.	GSTIN No.	
2.	Legal Name	
3.	Trade Name, if any	
4.	VAT/Central Excise Registration No.	
5.	Name of the Unit	
6.	Unique Identification No. (UIN)	
7.	No. and date of PMT issued by D. I. C.	
8.	Address of the Unit	
9.	Date of commencement of commercial production specified goods-wise	
10.	Erstwhile Central Excise Notification under which exemption was being availed up to 30-06-2017	
11.	Residual period of exemption beyond 30-06-2017 which the unit was entitled for under the erstwhile exemption notification	
12.	Period of budgetary support beyond 30-06-2017 which the unit would be entitled for	
13.	Details of specified good(s) for which exemption availed under erstwhile exemption notification	
14.	Bank Account details for credit of budgetary support	
	(a) Name of the Bank	
	(b) Branch details	
	(c) Account No.	_
	(d) IFSC No. of Branch	

15.	Any other activity undertaken in the State under the same GSTIN	
16.	No. of persons employed in the manufac-	State Subject:
	turing unit	Non-State Subject:
		Total :
		Percentage of State Subject Holders:
17.	EPF No. of the eligible unit/establishment of which the eligible unit is part of	
18.	ESIC UIN of the eligible unit/establishment of which the eligible unit is part of	
19.	Consumption of electricity in units (kwh) during financial year 2016-17 and 2017-18 (up to 7th July, 2017)	
20.	Any other remarks, if any	

Signature (Proprietor/MD/Partner/ Authorised Director/ Authorised Signatory)

Seal of the eligible unit

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# Sanctioning of reimbursement amount in respect of industrial units as per para 5.2 of SRO-521 dated 21-12-2017

1.	GSTIN No.	
2.	Legal Name	
3.	Trade Name	
4.	Address of the unit	
5.	Unique Identificaiton No. (UIN)	
6.	Tax period for which refund claimed	
7.	Amount for budgetary support	(a) SGST
		(b) CGST
		Total
8.	Recommendations of inspection report as desired under para 4.1 of Notification SRO-521 dated 21-12-2017.	

Assistant Commissioner/C	ommercial Taxes Officer,
Circle	, Jammu/Kashmir
	Seal of the Circle

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# One time application for availing benefits of budgetary scheme as per para 3.3 of SRO-63 dated 05-02-2018

1.	GSTIN No.	
2.	Legal Name	
3.	Trade Name, if any	
4.	TIN under erstwhile VAT regime	
5.	No. and date of PMT issued by D. I. C.	
6.	Address of the Unit	
7.	Date of commencement of commercial production specified goods-wise	
8.	Bank Account details for credit of budgetary support	
	(a) Name of the Bank	
	(b) Branch details	
	(c) Account No.	
	(d) IFSC No. of Branch	
9.	Any other activity undertaken in the State under the same GSTIN	
10.	No. of persons employed in the manufac-	State Subject:
	turing unit	Non-State Subject :
		Total :
		%age of State Subject Holders:

11.	EPF No. of the eligible unit/establishment of which the eligible unit is part of	
12.	ESIC UIN of the eligible unit/establishment of which the eligible unit is part of	
13.	Consumption of electricity in units (kwh) during financial year 2016-17 and 2017-18 (up to 7th July, 2017)	
14.	Any other remarks, if any	

Signature (Proprietor/MD/Partner/ Authorised Director/ Authorised Signatory)

Seal of the eligible unit

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# Application for budgetary support under SRO-63 dated 05-02-2018

1.	GSTIN	
2.	Legal Name	
3.	Trade Name, if any	
4.	Address of the eligible unit	
5.	Tax Period	From <dd mm="" yy=""> to <dd mm="" yy=""></dd></dd>

6. Amount of Total Tax paid during the quarter in respect of GSTIN as per the return :

Name of the Tax	Tax	Cash	Credit	Balance Credit, if any	Total Value of Taxable inputs	Total receipts from composition/ unregistered
óóóóóóóóóóóó (A)	δόόόόό (Β)	δόόόόό (C)	όόόόόόό (D)	ού ό ό ό ό ό ό ό ό ό ό ό ό ό ό ό ό ό ό ό	received	_
óóóóóóóóóóóóó State Tax	δόσσσο		óóóóóóó	όόόόόόόόό (	δόόδοδόδοδ	όόόόόόόόό
Central Tax						
Integrated Tax						
Cess						
Total						

Information under this column includes all the business activities of the eligible unit viz. (i) specified goods manufactured, (ii) non-specified goods manufactured, (iii) Trading of goods, (iv) any other activity under the same GSTIN.

7. Amount of tax paid out of 6 above (during the quarter in respect of manufacture by the eligible unit in respect of specified goods under the same GSTIN) which are eligible for budgetary support:

Name of the Tax	Total Tax liability	taxable inputs	Input tax credit setoff	Balance Credit, if any	Cash setoff	Total receipts from composition/ unregistered dealers
ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο	Ι δόδοδοδοδο	received గరగరగరగర	ο Ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο ο	οροσοροσο Αροσοροσοσοσοσοσοσοσοσοσοσοσοσοσοσοσοσοσ	óóóóóó	dealers óóóóóóóóóóóóó
(A)	(B)	(C)	(D)	(E)	(F)	(G)
ροσοσοσοσοσοσοσοσοσοσοσοσοσοσοσοσοσοσοσ	δόόόόόό	óóóóóóóóó	óóóóóó	óóóóóóóó	óóóóóó	όόόόόόόόόό
Central Tax						
State/UT Tax						
Integrated Tax						
Cess						
Total						

8. Claim of budgetary support based on S. No. 07 above to be calculated in following order :ô

Budgetary support in respect of intra-state supplies= {(SGST in cash balance of (ITC of IGST+ITC of SGST)}\*

(1-Value under (G))

(1-Value under (C))

9. Value addition achieved :ô (Refer Para 3.4 of Notification SRO-63 dated 05-02-2018)

10. Details of Bank Account (as indicated in registration form by the eligible unit) :

I.	Account Number	
II.	Name of the Bank	
III.	Bank Account Type	
IV.	Name of Account Holder	
V.	Address of Bank Branch	
VI.	IFSC	
VII.	MICR	

	(a) Consumption of electricity in units (KVH) consumed during the quarter	
	(b) Details of diesel consumed for running DG Set in production process	

#### Declaration:

(i)	I hereby declare that	the good(s) und	ler the claim	of budget	ary
	support have been n	nanufactured by	the eligible	unit nam	ely,
	M/s		oper	ating at	the
	address	in t	he State of		
	The goods fall in the	category of spec	cified goods	defined un	ıder
	the scheme of bud	getary support	notified by	J&K S	tate
	Government.				

(ii) I hereby declare that the claim of budgetary support in the application does not include any SGST/CGST or IGST paid on any goods supplied without activity of manufacture by the eligible unit.

Signature (Proprietor/MD/Partner/ Authorised Director/ Authorised Signatory)

Seal of the eligible unit

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# Sanctioning of reimbursement amount in respect of industrial units as per para 5.2 of SRO-63 dated 05-02-2018

1.	GSTIN No.	
2.	Legal Name	
3.	Trade Name	
4.	Address of the unit	
5.	Tax Period for which refund claimed	
6.	Amount for budgetary support (SGST only)	
7.	Recommendations of inspection report as desired under para 4.1 of Notification SRO-63 dated 05-02-2018.	

Assistant Commissioner/Commercial Taxes Officer,
Circle\_\_\_\_\_\_, Jammu/Kashmir
Seal of the Circle

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#### Notice

I, Parshotam Lal S/o Jagan Nath R/o Kartyal Simbal P/O Kharate, Tehsil Kharah Balli, District Jammu have applying for correction of my father name which is wrongly written as Nath Ram instead of correct name Jagan Nath in my PAN Card bearing No. AFZPL6313F. Now I am applying for necessary correction of the same. Objection, if any, may be conveyed to concerned authority within 7 days from the date of publication of this notice.

#### Notice

I, Swarna Devi D/o Sh. Tarlok Singh W/o Sh. Payar Chand R/o Madha, Tehsil Chenani, District Udhampur have applying for correction of my father name which has been wrongly written in my PAN Card as Rattan Singh instead of Tarlok Singh. Now I am applying for its correction. Objection, if any, may be conveyed to concerned authority within 7 days from the publication of this notice.

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#### Notice

I, Doulat Ram S/o Sarwan Dass R/o Rohi Morh, Gadi Garh, Jammu. I have applied for correction of my name and my father name which is wrongly written in my PAN Card as Daulat Ram S/o Sarvan Dass instead of correct name as Doulat Ram S/o Sarwan Dass. So objection, if any, may be filed to I/c Officer, Income Tax Department, Government of India/concerned Authority.

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#### Notice

I, Kamal Kishore S/o Sh. Ruldu Ram R/o Kirchpur, Tehsil Bishnah, District Jammu hereby solemnly declare that I am permanent resident of J&K State and residing at Village Kirchpur, Tehsil Bishnah, District Jammu. That I want to convert the Hinduism to Sikhism due to inner light of God. That no pressure from any quarter. That I want to convert in Sikhism from the Hinduism Ideology. That I want to adopt the Sikhism religion and I shall abide by all rules and norms of the Government/Religion.

In exercise of powers vested under sections 65 and 66 of Municipal Act, 2000 it is hereby published for information of the general public that the Municipal Council, Poonch intends to revise the annually tax schedule which shall be come into force w. e. f. 01-04-2018. Any person having any objection can submit to the undersigned in writing within 30 days from the date of publication. No objection shall be entertained after the stipulated time and period. The detail of existing schedule rate and revised schedule rate is as under :ô

S.	Name of Trade	Existing	Revised
No.		Rate	Rate
00000	óóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóó		
I		3 	4
00000	óóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóó	0000000000000	0000000000
1.	Cold Drink Agency	600.00	700.00
2.	Bakery Shop/Nonwais	500.00	500.00
3.	Karyana Shop	300.00	400.00
4.	Karyana/Wholesale	600.00	1000.00
5.	Kohlu Machine	500.00	500.00
6.	Tea Stall	300.00	300.00
7.	Sweet Shop	500.00	500.00
8.	Dry Fruit Shop	300.00	400.00
9.	Rice Mill	600.00	600.00
10.	Flour Mill	800.00	800.00
11.	Grinder Shop	500.00	500.00
12.	Confectionery/Cold Drink Shop	500.00	500.00
13.	Fruit and Vegetable Shop	300.00	400.00
14.	Fruit and Vegetable Wholesaler	300.00	1000.00

554 The J&K Govt. Gazette, 15th March, 2018/24th Phal., 1939. [No. 50 Milk and Curd Shop 300.00 300.00 15. 16. Meat Shop 400.00 500.00 17. Chicken/Poultry/Eggs Shop 400.00 500.00 18. Dhaba 300.00 400.00 19. Edible Oil/Ghee Wholesale 500.00 500.00 20. Hotel and Restaurant 1000.00 1000.00 21. Ice Cream Factory 600.00 1000.00 22. Ice Factory 600.00 1000.00 23. Band Party/Circus Show 2000.00 5000.00 24. Bar and Restaurant 1000.00 2000.00 25. Barber/Beauty Parlor Shop 300.00 300.00 Bartan Shop 300.00 400.00 26. 27. Battery Shop 300.00 300.00 28. **Boot House** 300.00 300.00 Carpenter Shop/Furniture Shop 29. 300.00 500.00 30. Charcoal Shop 300.00 300.00 31. Cigarettes Agency/Tobacco Shop 500.00 500.00 300.00 32. Cloth Merchant 500.00 33. Commission Agent 500.00 500.00 Cotton, Wool/Pinja Machine 500.00 34. 500.00 35. Crockery Shop 300.00 500.00 36. Cycle Repairing 300.00 300.00

37.

Dairy Farm

500.00

500.00

No. 50] The J&K Govt. Gazette, 15th March, 2018/24th Phal., 1939. 555 38. Dental Clinic 300.00 500.00 39. Dry Clean Shop 300.00 400.00 40. Electric Goods Shop 400.00 400.00 41. Finance Corporation 600.00 1000.00 42. Gallery Fees/Sign Board Advertisement 10.00/Sq. feet 10.00/Sq. feet Glass House 300.00 300.00 43. 44. Goldsmith Shop 500.00 500.00 45. Gun Factory Shop 1000.00 1000.00 Hardware Shop 500.00 500.00 46. 500.00 47. Kabari Shop 500.00 48. Kerosene Oil Depot 300.00 500.00 49. Loudspeaker Shop 300.00 300.00 LPG Gas Trader/Repair Shop 600.00 1000.00 50. LPG Repair Parts 300.00 600.00 51. 52. Manyari Shop 300.00 400.00 Refrigerator/T. V. Shop 500.00 53. 400.00 54. Motor Work Shop 500.00 500.00 Nursing Home 1000.00 1000.00 55. Optical Shop 300.00 400.00 56. 57. Petrol Pump 1000.00 2000.00 58. Photographer/Photostat Shop 300.00 300.00

800.00

1000.00

59.

Service Station

1	2	3	4
	<u> </u>		
60.	Pigry Farm	500.00	500.00
61.	Plywood Shop/Glass House	500.00	500.00
62.	Pot Maker Shop	300.00	300.00
63.	Printing Press Shop	500.00	500.00
64.	Radio/TV Repairing Shop	300.00	400.00
65.	Readymade Shop	300.00	400.00
66.	Rehri/Hawker Moveable	2400.00	2400.00
67.	Sanitary Fitting Shop	500.00	500.00
68.	Saw Mill	500.00	1000.00
69.	Shoe Maker Shop	300.00	500.00
70.	Shuttering Material	500.00	1000.00
71.	Soap Agency	300.00	300.00
72.	Spare Parts Shop	300.00	300.00
73.	Stationery Shop	500.00	400.00
74.	STD/Cyber Cafe etc.	300.00	400.00
75.	Steel and Iron Dealer/Cement Depot	500.00	800.00
76.	Welding/Steel Fabrication	500.00	500.00
77.	Tailoring Shop	300.00	300.00
78.	Telephone/Mobile Phone Shop Repair	300.00	300.00
79.	Tent and Light House	600.00	1000.00
80.	Theatre	1000.00	1000.00
81.	Town Hall Booking Fees	5000.00	5000.00
82.	Trunk Shop	300.00	300.00

No. 50] The J&K Govt. Gazette, 15th March, 2018/24th Phal., 1939. 557 Type Writer Shop 300.00 300.00 83. 84. Video Hall 1000.00 1000.00 85. Watch Repairing Shop 400.00 400.00 86. Wine Shop 600.00 1000.00 87. Wooden Stall 500.00 500.00 88. Work Shop-cum-Service Station 600.00 1000.00 89. X-ray/Laboratory/Medical Shop 500.00 800.00 N. O. C. Fees Travel Agency 90. 2500.00 2500.00 User/Sanitation Charges Residential 50 P/M 91. 50 P/M 92. User/Sanitation Charges Commercial 50 P/M 100 P/M 93. Architect Fees 1000.00 1000.00 94. Authorized Agent or Transport Company 600.00 1000.00 95. Registration Fees of Draftsman/ Architect 600.00 1000.00 Residential Building 96. Permission Fees 3.00 Sq. feet 5.00 Sq. feet Commercial Building 97. Permission Fees 10.00 Sq. feet 15.00 Sq. feet 98. Lorry Adda/Entry Fees (within the Municipal Limit)ô (i) Video Coach Bus/Tipper/ JCB/Heavy Truck/Tralla etc. 30.00 per day 35.00 per day

20.00 per day 25.00 per day

(ii) Tata Sumo, Tempo, Matador, Local Buses, Truck, Bus, Tractor Trolly, Tata Mobile

Taxi etc.

	he J&K Govt. Gazette, 15th Marcl óóóóóóóóóóóóóóóóóóóóóóóóó		
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(ii	ii) Tata Magic/Load Carrier	20.00 per day	20.00 per day
(i	v) Auto (Two Passenger Walla)	10.00 per day	10.00 per day
99.	Private Institute School etc.	1.00 Per	1.00 Per
		Student	Student
100.	Dish Antina Shop	300.00	500.00
101.	Telephone Tower BSNL, Airce Airtel, Reliance, Vodafone and Idea etc.		50000.00
102.	Other than those not mentione in above list	d 500.00	800.00
		(Sd.)	

Administrator (ADDC), Municipal Council,

Poonch.



#### JAMMU AND KASHMIR GOVERNMENT GAZETTE

#### ADVERTISEMENTS—C

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GOVERNMENT OF JAMMU AND KASHMIR, OFFICE OF THE GENERAL MANAGER, GOVERNMENT PRESS, SRINAGAR.

#### Corrigendum to e-NIT No. 10 of 2018 dated 19-02-2018.

In connection to the e-NIT issued vide this Office Endorsement No. GPS/1265-70 dated 21-02-2018 for the installation of Main Panel, kindly read Annexure ÷Bøto e-Tender as under :óó

- \* Read Serial No. 1 as õS/I/T/C of 800 Amp. 4-Pole ACB Microprocessor based drawnout type L&Tö instead of õS/I/T/C of 800 Amp. 4-pole MCCB 50 KA L&Tö.
- \* Read õ500 Kgsö instead of õ170 Kgsö appearing at Serial No. 11.
- \* Read õSupply and Fixing of Copper Chemical Earthing Completeö instead of õSupply and Fixing of Chemical Earthing Completeö appearing at Serial No. 17.

The other specifications of the Annexure  $\pm B\phi$  to the e-NIT remain unchanged.

Sd.)	
General Manager	r

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#### Empanelment of Labour Contractors.

Sub-Transmission Division-II, Jammu invites prescribed applications from registered contractors/hiring agencies/firms/self help groups for providing of Skilled/Semi-Skilled/Unskilled labours for execution of various works i. e. improvement, stabilization, emergency restoration, maintenance and to meet power system requirement of 33 KV Lines, 33/11 KV Receiving Stations, 66/11 KV Receiving Stations and 66 KV line and others allied associated works of Sub-Transmission Division-II, Jammu in different areas like Gandhi Nagar, Shastri Nagar, Railway Complex, Nanak Nagar, R. S. Pura, Satwari, Channi Himmat, Trikuta Nagar, Bishnah, Bari Brahmana, Samba, Vijaypur, Ram Garh, Nandpur, Arnia, Miran Sahib etc. of District Jammu and Samba.

The application form will be available on payment of Rs. 100/- in the Office of Executive Engineer, Sub-Transmission Division-II, Jammu from 06-03-2018. All those interested may apply on or before 16-03-2018 with the following documents in the Office of the Executive Engineer, Sub-Transmission Division-II, Jammu:ô

- 1. Copy of PAN.
- Copy of GST.
- 3, Income Tax Clearance Certificate.
- 4. Copy of valid Registration Certificate with Labour Commissioner.
- 5. NOC from PDD regarding clearance of power dues ending 2/2018.
- 6. Undertaking on judicial paper attested by 1st Class Magistrate for compliance to the provision of Contract Labour Act, 1970 and Contract Labour Rules, 1971 in respect of providing labour to the department.
- 7. EMD amounting to Rs. 50000/- (Rupees Fifty Thousand only) pledged in favour of õExecutive Engineer, Sub-Transmission Division-II, Jammuö as security deposit valid for FY 2018-19.

The Applicants will be considered for empanelment on giving an undertaking that they shall abide by all the terms and conditions specified in the application form.

(Sd.)	
Ex	ecutive Engineer,
Sub-Transmission Di	vision-II, Jammu.

صميمت عميمات



رجٹر ڈنمبر ہے کے۔33

# جمول وشمير كورنمنط كزط

جلد نمبر 130\_ جمول \_مورخه 15 مارچ 2018ء بمطابق 24 پيالگنا 1939 ويروار \_50

# إشتهارات

ازعدالت سب جج پیثل ریلوئے مجسٹریٹ جموں

سرکار ب**نام** عبدل حمید بھٹ وغیرہ مثل نمبر 58 / حیالان ، دائرہ 2017-10-24

بمقدمه علت نمبر 59سال 2016ء، تھانہ پولیس بیر میٹھا

جرائم زیر دفعات RPC489-B/489-C, 50/177 M.V.Act

كارروائي بمنشاء دفعه 512 ض ف

حُكم بنام: المكاران بوليس رياست جمول وتشمير

مقدمہ مندرجہ عنوان اُلصدر میں ملزم طارق احمد ولد محمد عبداللہ بھٹ ساکنہ چھچھوا مخصیل گول ضلع رام بن بعدار تکاب جرائم بالا کے پس و پیش ہو کر فرار ہو چکا ہے، جس کی سردست دستیا بی و گرفتاری بطریق معمول دشوار ہے۔

لہذا آپ کو بذر بعیہ وارنٹ گشتی عام ہذا تھی واختیار دیا جاتا ہے کہ آپ ملزم مذکور کو جہال کہیں بھی اور جب بھی بھی اندر حدود ریاست جمول وکشمیر دستیاب ہو، کو گرفتار کر سے عدالت جناب پرنسپل سیشن جج صاحب جمول پیش کریں۔وارنٹ ہذا تا دستیا بی وگرفتاری ملزم زیر کارر ہے گا،وارنٹ ہذا آج ہماری مہر و دستخط عدالت سے جاری ہوا۔

24-10-2017*/* 7

وستخط: سب ججسيش رياو مجسر يك جمول ـ

از عدالت منصف جو ڈیشل مجسٹریٹ درجہاوّل کٹڑ ہ

سرکار ب**نام** خالد مسین وغیرہ پرچہ علت نمبر 50 سال 2017ء، تھانہ پولیس کٹڑہ

جرائم زیردفعات م 188 RPC 3P.C Act

وارنط ششى عام زىردنعد512 ض

حُكم بنام: المكاران بوليس رياست جمول وتشمير

معاملہ مندرجہ عنوان اُلصدر میں ملزم کو بار ہا بذریعہ وارنٹ گرفتاری بلا ضانتی طلب کیا گیا ہے، اِلا ملزم کی دستیابی نہ ہوئی ہے اور وارنٹ بندا پنتیل آئی ہے کہ ملزم فالد حُسین ولد منظور احمد ساکنہ گاؤں کھیری تخصیل وضلع اُودہم پور گھر سے فرار ہے اور روپوش ہوگیا ہے جس سے ملزم کی دستیابی بطریق آ سانی مشکل ہے۔

لہذا ملزم کےخلاف کارروائی زیر دفعہ 512 ض ف بعمل لائی جا کراہاکاران پولیس ریاست جموں وکشمیرکوشکم واختیار دیا جاتا ہے کہ ملزم متذکرہ بالا جہاں کہیں بھی اندرجد و دریاست دستیاب ہوتو اُسے فوراً گرفتار کر کے عدالت مہذا میں پیش کریں۔ وارنٹ مہذا تا دستیابی ملزم زیرکاررہےگا۔

02-11-2017*ي*خ

وستخط: منصف جود يشل مجسطريك درجهاول كطره-

ازعدالت جود يشل مجسٹريٹ درجہاوّل تھا تھري

بمقدمه سركار بنام شوكت على وغيره

مثل نمبر 51 / حيالان،متدائره 2017-08-04

يرچبه علت نمبر 35 سال 2017ء، تھانہ پولیس گندو

بجرائم زیردفعاتRPC 436,511,458,201 RPC

7/27 I. A. Act

# وارنٹ گشتی عام زیردنعہ512ض حُکم بنام: اہلکاران پولیس ریاست جموں وکشمیر

مقدمه مندرجه عنوان اُلصدر میں ملزم محمد امین ولددا ڈوبٹ ساکنه کا ٹھاوا مختصیل پھگوضلع ڈوڈہ بعدار تکاب جرائم روپوش ہو چکا ہے، آفیسر تلاش کنندہ کا اظہار ہے کہ ملزم مٰدکور کی دستیا بی سردست ناممکن ہے، اظہار کی پاداش میں آفیسر تلاش کنندہ کا بیان بھی قلمبند کیا گیا ، بعد ملاحظہ عدالت مٰذا کو اظمینان ہوا کہ ملزم مٰدکور کی سردست دستیا بی ناممکن ہے۔

لہٰذا ملزم مذکور کے خلاف کارروائی زیر دفعہ 512ض ف بعمل لائی جاکر اہلکاران پولیس ریاست جموں وکشمیرکوشکم واختیار دیا جاتا ہے کہ وہ ملزم مذکورکواندر حدود ریاست جموں وکشمیر جہال کہیں بھی اور جب بھی بھی دستیاب ہو، گرفتار کر کے عدالت ہذا میں پیش کریں ۔وارنٹ گشتی عام مجریہ تا دستیا بی ملزم زیر کارر ہے گا ،اس بارہ میں تا کید جانو۔

آج مورخه 4 اگست سال2017 بدستخط راقم ومهر عدالت کے جاری ہوا۔ دستخط: جوڑیشل مجسٹریٹ درجہاوّل ٹھائھری ڈوڈہ۔

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## JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART I-B

Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66TRANSPORT DEPARTMENT

#### Notification

Jammu, the 15th January, 2018.

SRO-18.óóIn exercise of the powers conferred by proviso to rule 32 read with proviso to rule 81 of the Central Motor Vehicle Rules, 1989, the Government of Jammu and Kashmir hereby fix the rate of fees as mentioned below :óó

Purpose Rates (Rs.)

500/-

- Issuance or renewal of certificates of registration and assignment of new registration mark :óó
  - (a) Transport (Three Wheeler/ Quadricycle/LMVs)

2 66666	The J&K Govt. Gazette, 15th Jan., 2018/25th jóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóóó	n Pausa, 1939. [No. 41-g óóóóô óóóô ô ô ô óóô 500/-
	(c) Medium Passenger Motor Vehicle	500/-
	(d) Heavy Goods Vehicle	750/-
	(e) Heavy Passenger Motor Vehicle	750/-
2.	Renewal of Driving License for which application is made after the grace period	Note: 6 Additional fee of Rs. 500/- for delay of 1st year and Rs. 1000/- for subsequent years.
3.	Endorsing hire purchase/lease/ hypothecation agreementóó	
	(a) Three Wheeler/Quadricycle/LMV	300/-
	(b) Medium or Heavy Vehicle	500/-
	(c) Fees for cancellation of hire purchase/ lease/hypothecation agreement or issuance of fresh certificate of registration	200/-
4.	Grant or renewal of certificates of fitness for Motor Vehicles	200/- Note: óAdditional fee of Rs. 25/- for each day of delay after expiry of certificate of fitness

By order of the Government of Jammu and Kashmir.

(Sd.) HEMANT KUMAR SHARMA, IAS,

Commissioner/Secretary to Government, Transport Department.

shall be levied.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART I-B

Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóÓDEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Power Section)

#### Notification

Jammu, the 16th January, 2018.

SRO-20.óóIn exercise of the powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoint the following officers to be the Executive Magistrates of the First Class who shall exercise all the powers of an Executive Magistrate

1.	Madan Lal	Naib-Tehsildar, Assar, Sub-Division, Assar, District Doda.
2.	Rajesh Kumar	Naib-Tehsildar, PA to Deputy Commissioner, Doda.
3.	Sh. Karnail Singh	Naib-Tehsildar, Bharath-Bagla, Doda.
4.	Sh. Anil Kumar	Naib-Tehsildar, Dali-Kulhand, Doda
5.	Rajinder Singh	Naib-Tehsildar, Kaku-Bharthi,

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,

Sub-Division, Gandoh, Doda

Secretary to Government, Department of Law, Justice and Parliamentary Affairs.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART III

Laws, Regulations and Rules passed thereunder.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66TRANSPORT DEPARTMENT

#### Notification

Jammu, the 16th January, 2018.

SRO-21.66Whereas, vide Notification SRO-438 of 2017 dated 16-10-2017, objections/suggestions were invited from the general public regarding the amendment in Notification SRO-50 of 2016 dated 16-02-2016 ; and

Whereas, no objection/suggestions were received in this behalf within the prescribed time.

Now, therefore, in exercise of the powers conferred by sub-rule (2) of rule 118 of Central Motor Vehicles Rules, 1989, the Government of Jammu and Kashmir hereby direct that clause (iv) of the proviso to Notification SRO-50 dated 16-02-2016 shall be omitted.

By order of the Government of Jammu and Kashmir.

(Sd.) HEMANT KUMAR SHARMA, IAS,

Commissioner/Secretary to Government, Transport Department.



## JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART I-B

Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOME DEPARTMENT

#### Notification

Jammu, the 22nd January, 2018.

SRO-27.66Whereas, immovable property comprising of land measuring 04 Kanals 13 Marlas bearing Khasra No. 590 Min (Class-III) in Village Sunail, Tehsil Akhnoor, District Jammu is required by the Union Government in connection with the purposes of the Union; and

Whereas, a requisition in this behalf has been received by the State Government from the Ministry of Defence, Government of India.

Now, therefore, in exercise of the powers conferred by section 21 of the Jammu and Kashmir Requisitioning and Acquisition of Immovable Property Act, 1968, the Government hereby notifies that the aforesaid immoveable property be requisitioned.

By order of the Government of Jammu and Kashmir.

(Sd.) R. K. GOYAL, IAS,

Principal Secretary to Government, Home Department.



## JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART I-B

Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATó6FINANCE DEPARTMENT

#### Notification

Jammu, the 23rd January, 2018.

SRO-36.66In exercise of the powers conferred by section 128 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017) (hereafter in this notification referred to as the said Act), the State Government, on the recommendations of the Council, hereby waives the amount of late fee payable by any registered person for

This notification shall come into force w. e. f. 23rd day of January, 2018.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS, Commissioner/Secretary to Government, Finance Department.



## JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART I-B

Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATó6FINANCE DEPARTMENT

#### Notification

Jammu, the 23rd January, 2018.

SRO-37.66In exercise of the powers conferred by section 146 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017) read with section 20 of the Integrated Goods and Services Tax Act, 2017 (13 of 2017), and in supersession of the notification of the Finance Department SRO-299 dated 18-07-2017, except as respects

- Explanation.66 (1) For the purposes of this notification, "www.gst.gov.in" means the website managed by the Goods and Services Tax Network, a company incorporated under the provisions of section 8 of the Companies Act, 2013 (18 of 2013); and
  - (2) For the purposes of this notification, "www.ewaybillgst.gov.in" means the website managed by the National Informatics Centre, Ministry of Electronics and Information Technology, Government of India.

This notification shall be deemed to have come into force with effect from the 16th day of January, 2018.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS, Commissioner/Secretary to Government, Finance Department.



## JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART I-B

Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66REVENUE DEPARTMENT

#### Notification

Jammu, the 24th January, 2018.

SRO-39.66In exercise of the powers conferred by clause (b) of section 3 of the Jammu and Kashmir Grant of Permanent Resident Certificate (Procedure) Act, 1963 (Act No. XIII of 1963), and in supersession of all previous Notifications issued in this behalf, the Government hereby appoint the following officers to be the Competent

S. No. Name and designation Jurisdiction of the Officer

Shri Udham Dass Sharma, KAS, Sub-Division, Durbuk
 Sub-Divisional Magistrate, and Khaltsi.
 Durbuk

2. Shri Sonam Chosjor, KAS, Tehsil, Leh and Assistant Commissioner Sub-Division Likir. (Revenue), Leh

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYATULLAH, IAS,

Commissioner/Secretary to Government, Revenue Department.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART I-B

Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóÓDEPARTMENT OF FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS

#### Notification

Jammu, the 25th January, 2018.

SRO-40.66In exercise of powers conferred by clause (b) of sub-section (1) of section 8 of the Jammu and Kashmir Consumer Protection Act, 1987 and in supersession of all previous notifications issued in this behalf, the Government hereby nominate, from the panel furnished

- - 1. Dr. Ghulam Mohammad Naqeeb S/o Ghulam Ali Naqeeb R/o Kishtwar (Retd. Medical Superintendent).
  - 2. Mrs. Basharat Nazir W/o Tauqeer Mushtaq Hap R/o Kishtwar (Advocate).

They shall hold office for a term of three years or up to the age of 65 years, whichever be earlier.

By order of the Government of Jammu and Kashmir.

(Sd.) MOHAMMAD MEHRAJ-UD-DIN KHAN

Commissioner/Secretary to the Government,
Department of Food, Civil Supplies
and Consumer Affairs.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART I-B

Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóóDEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Power Section)

#### Notification

Jammu, the 2nd February, 2018.

SRO-57.óóIn exercise of powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat, 1989, the Government hereby appoint the following officers to be the Executive Magistrates of the First Class who shall exercise all the powers of an Executive Magistrate

1.	Romesh Chander	Look After Naib-Tehsildar, Bani
2.	Surinder Singh	Look After Naib-Tehsildar, Backon
3.	Mohan Lal	Look After Naib-Tehsildar, Duggan
4.	Abdul Majid	Look After Naib-Tehsildar, Bhaddu
5.	Sudershan Kumar	Look After Naib-Tehsildar, Mandli
6.	Naresh Vara	Look After Naib-Tehsildar, Parnalla
7.	Zakir Hussain Wani	Look After Naib-Tehsildar, Basohli
8.	Mehar Singh	Look After Naib-Tehsildar, Bhoond
9.	Karishan Dutt	Look After Naib-Tehsildar, TDP, Basohli
10.	Ch. Mohd. Ismail	Look After Naib-Tehsildar, TDP, Basohli
11.	Jagdish Raj	Look After Naib-Tehsildar, Lohai Malhar
12.	Mohd. Hanif	Look After Naib-Tehsildar, Duggain
13.	Sardar Ali	Look After Naib-Tehsildar, RTIC, Kathua

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,



# JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART III

Laws, Regulations and Rules passed thereunder.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

#### Notification

Jammu, the 30th January, 2018.

SRO-50.óóIn exercise of the powers conferred by section 10 of the Salaries and Allowances of Members of the Jammu and Kashmir State Legislature Act, 1960, the Governor is pleased to make the following

In rule 2, after existing proviso, the following proviso shall be added:

õprovided further that a member who has already availed the Housing Loan facility at the pre-revised rates may also claim the differential amount between the pre-revised and revised rates and in that case, the Member shall have to liquidate the entire outstanding alongwith interest in monthly instalments not exceeding sixtyö.

(Sd.) ABDUL MAJID BHAT,

#### PART I-B

#### Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Subordiante Legislation Section)

#### Notification

Jammu, the 30th January, 2018.

SRO-51.óóIn pursuance of the powers vested in me, under section 6 of the Jammu and Kashmir Muslim Specified Wakaf and Specified Wakaf Properties Act, 2004, I, Mehbooba Mufti, Chairperson, Board of Directors nominate Dr. Mohammad Shafi Wani, Ex-MLA Beerwah as member of the Board in place of Dr. Bashir Ahmad Nehvi, Professor, University of Kashmir.

(Sd.) MEHBOOBA MUFTI,

Chairperson,
Board of Directors for the Muslim Specified
Wakafs and Specified Wakaf Properties
(Chief Minister, J&K).

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(Sd.) ABDUL MAJID BHAT,



## JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART III

Laws, Regulations and Rules passed thereunder.

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# GOVERNMENT OF JAMMU AND KASHMIR HEALTH AND MEDICAL EDUCATION DEPARTMENT

#### Notification

Jammu, the 30th January, 2018.

SRO-52.66In exercise of the powers conferred by proviso to section 124 of the Constitution of Jammu and Kashmir, the Government hereby make the following amendments in the Jammu and Kashmir Medical Education (Gazetted) Services Recruitment Rules, 1979

- - 1. after sub-rule (1) of rule 10, the following shall be added as sub-rule (2):
    - õ(2) Notwithstanding anything to the contrary contained in any rule, order or notification for the time being in force, there shall be a separate seniority of the faculty members of Government Medical College Srinagar and Government Medical College Jammu w. e. f. 03-03-2006.
  - 2. Sub-rule (2) of rule 10 shall be renumbered as sub-rule (3).ö

By order of the Government of Jammu and Kashmir.

(	Sd	)													

Principal Secretary to Government, Health and Medical Education Department.

#### PART I-B

#### Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66REVENUE DEPARTMENT

#### Notification

Jammu, the 1st February, 2018.

SRO-53.66In exercise of the powers conferred by clause (b) of section 3 of the Jammu and Kashmir Grant of Permanent Resident Certificate (Procedure) Act, 1963 (Act No. XIII of 1963), and in supersession of all previous notifications issued in this behalf the Government hereby appoint Mr. Mohammad Rashid, KAS, Sub-Divisional Magistrate, Surankote, to be the competent authority for the purposes of the said Act within the territorial jurisdiction of Tehsil Surankote of Sub-Division Surankote of District Poonch.

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYATULLAH, IAS,

Commissioner/Secretary to Government, Revenue Department.

#### PART I-B

#### Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Judicial Administration Section)

#### Notification

Jammu, the 1st February, 2018.

SRO-55.óóIn exercise of the powers conferred by sub-section (1) of section 492 of the Code of Criminal Procedure, Samvat, 1989, services of Shri Ishfaq Bukhari, Advocate as Additional Public Prosecutor, Rajouri are hereby, dispensed with immediate effect.

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,

#### PART III

#### Laws, Regulations and Rules passed thereunder.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66SOCIAL WELFARE DEPARTMENT

#### Notification

Jammu, the 1st February, 2018.

SRO-54.66In exercise of the powers conferred by rule 89 of the Jammu and Kashmir Juvenile Justice (Care and Protection of Children) Rules, 2014, and in partial modification of notification SRO-75 dated 27-02-2017, the Government hereby makes the following amendment in notification SRO-75 dated 27-02-2017; namely :66

õIn table, the serial No. 2 and 5 shall be substituted respectively by the following :óó

2. Mr. Hilal Ahmad Bhat, Member-Secretary Chief Executive Officer, ICPS, J&K

 Dr. Rouf Mohi-ud-Din Malik Member K. Ford, J&K

By order of the Government of Jammu and Kashmir.

(Sd.) SAJAD AHMAD KHAN, IAS,

Commissioner/Secretary to the Government, Social Welfare Department.

#### PART I-B

#### Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Power Section)

#### Notification

Jammu, the 2nd February, 2018.

SRO-56.óóIn exercise of powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat, 1989, the Government hereby appoint the following officers to be the Executive Magistrates of the First Class, who shall exercise all the powers of an Executive Magistrate of the First Class within their respective territorial jurisdiction of District Reasi :óó

1. Des Raj Look after Naib-Tehsildar, Shikari

Tehsil Chassana

2. Manzur Ahmad Look after Naib-Tehsildar, Tuli Sanna

Tehsil Chassana

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,



# JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART III

Laws, Regulations and Rules passed thereunder.

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GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT66GENERAL ADMINISTRATION
DEPARTMENT
(Monitoring Section)

Notification

Jammu, the 2nd February, 2018.

SRO-60.66In exercise of the powers conferred by proviso to section 124 of the Constitution of Jammu and Kashmir read with section 15 of the Jammu and Kashmir Civil Services Decentralization and Recruitment Act, 2010, the Government hereby make the following amendments in the

- - (i) In rule 14; after sub-rule (5), the following shall be added as a proviso:
    - õProvided that the validity period of one year of the select list of those selectees whose recommendation/selection is kept withheld by the recruiting agency shall be reckoned from the date of release of their recommendationö.
  - (ii) after sub-rule (7), the following shall be added as a proviso:óó

õProvided that the validity period of one year of the waiting list of those selectees whose recommendations/selection is kept withheld by the recruiting agency shall be reckoned from the date of release of their recommendationö.

By order of the Government of Jammu and Kashmir.

(Sd.) KHURSHID AHMAD, IAS,

Commissioner/Secretary to the Government, General Administration Department.



## JAMMU & KASHMIR GOVERNMENT GAZETTE

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#### PART I-B

Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOME DEPARTMENT

#### Notification

Jammu, the 16th January, 2018.

SRO-23.óóIn exercise of the powers conferred by sub-section (2) of section 9 of the Manoeuvres, Field Firing and Artillery Practice Act, 1938, the Government of Jammu and Kashmir authorizes the carrying out of the Field Firing and Artillery Practice throughout the area notified vide SRO notification dated for a period of 10 years with effect from 01-06-2014, subject to the strict compliance with the provisions of the Manoeuvres, Field Firing and Artillery Practice Act, 1938 and the Jammu and Kashmir,

- - (i) The Deputy Commissioner of Kathua and Samba Districts shall refer all the pending claims of compensation (alluded to by the general public in their objections), along with supporting documents to the Army Unit concerned within a period of one month. The Army shall settle all the pending claims of compensation pertaining to the previous years in terms of the provisions contained in the Jammu and Kashmir Manoeuvres, Field Firing and Artillery Practice Rules, 1973 and furnish a certificate to this effect to the Deputy Commissioner concerned, to his/her satisfaction, before utilization of the said Firing Range;
  - (ii) The Army shall ensure swift removal of Live Ammunition/ unexploded shells from the impact area immediately after the stoppage of firing practice by concerned Army Unit;
  - (iii) Injuries/deaths/disabilities caused due to unexploded shells shall be reported by the Army Unit to concerned District Administration/Police Authorities. A joint investigation by a team comprising representatives from Police, Health Department and Army may be carried out immediately to ascertain the cause of death/injuries. Particularly, in cases of deaths, the concerned Army Unit shall immediately place the full amount of *ex gratia* relief/compensation at the disposal of District Administration, which shall be disbursed after verifying the claims;
  - (iv) Damages occurring to structures/houses/other buildings shall be compensated adequately on the basis of a joint inspection by officers/officials of Revenue, Army and State Engineering

- - (v) The Army shall take all possible measures to prevent loss of life, livestock, public/private property and damage to standing crops. Damages to crops, livestock and property must be promptly reported by revenue authorities to concerned Army Unit. The payment of amount of compensation after making assessment for damages, shall be made as early as possible;
  - (vi) The closure of the firing during schools exams, harvest/sowing seasons and at least one day of the week i. e. Sunday and besides of public/gazetted holidays unless specifically permitted by the civil authorities and cleared by Headquarter 16 Corps;
  - (vii) Provision of Doctor and other related support including ambulances during the field firing to attend to any casualty.

Further, the re-notification of the said Field Firing Range shall be subject to the outcome of petition(s), if any, pending before any Court(s) of competent jurisdiction and Writ Petition No. 310/2007 titled Sudesh Kumar and Ors. V/s. State and Ors.

By order of the Government of Jammu and Kashmir.

(Sd.) R. K. GOYAL, IAS,

Principal Secretary to Government, Home Department.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Thu., the 11th Jan., 2018/21st Pausa, 1939. [No. 41-c

Separate paging is given to this part in order that it may be filed as a separate compilation.

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#### PART I-B

Jammu and Kashmir Government-Notifications.

#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—FINANCE DEPARTMENT

#### Notification

Jammu, the 11th January, 2018.

SRO-14.—In exercise of the powers conferred by section 148 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017), and in supersession of SRO Notification No. SRO-470 dated 15-11-2017, except as respects things done or omitted to be done before such supersession, the State Government, on the recommendations of the Council, notifies the registered persons having aggregate turnover of up to 1.5 crore rupees in the preceding financial year

or the current financial year, as the class of registered persons who may follow the special procedure as detailed below for furnishing the details of outward supply of goods or services or both.

The said persons may furnish the details of outward supply of goods or services or both in FORM GSTR-1 effected during the quarter as specified in Column (2) of the Table below till the time period as specified in the corresponding entry in Column (3) of the said Table, namely:—

**Table** 

Sl. No.	Quarter for which the details in FORM GSTR-1 are furnished	Time period for furnishing the details in FORM GSTR-1
(1)	(2)	(3)
1.	July-September, 2017	10th January, 2018
2.	October-December, 2017	15th February, 2018
3.	January-March, 2018	30th April, 2018

This notification shall deemed to have come into force w. e. f. 29th day of December, 2017.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS,
Principal Secretary to Government,
Finance Department.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Thu., the 11th Jan., 2018/21st Pausa, 1939. [No. 41-a

Separate paging is given to this part in order that it may be filed as a separate compilation.

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#### PART III

Laws, Regulations and Rules passed thereunder.

#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—FINANCE DEPARTMENT

#### Notification

Jammu, the 11th January, 2018.

SRO-12.—In exercise of the powers conferred by proviso to section 124 of the Constitution of Jammu and Kashmir, the Governor hereby makes the following amendment in the Jammu and Kashmir Civil Service Regulation Vol-II, namely:—

sub-rule (j) of rule 5 of Schedule XXIII of Jammu and Kashmir Civil Service Regulations, 1956 Vol-II shall be substituted by the following:—

"Deduction towards G. P. Fund contribution from the Government Servants joining service on or after 01-01-2010,

who are on New Pension Scheme, shall be allowed on voluntary basis. It shall be compulsory for the employees to have G. P. Fund Accounts with assigned G. P. Fund Numbers. However, regular monthly subscription to the fund shall not be compulsory for employees on New Pension Scheme."

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS, Principal Secretary to Government, Finance Department.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Thu., the 11th Jan., 2018/21st Pausa, 1939. [No. 41-d

Separate paging is given to this part in order that it may be filed as a separate compilation.

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#### PART I-B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—FINANCE DEPARTMENT

#### Notification

Jammu, the 11th January, 2018.

SRO-15.—In exercise of the powers conferred by section 128 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017) (hereafter in this notification referred to as the said Act), the State Government, on the recommendations of the Council, hereby waives the amount of late fee payable under section 47 of the said Act, by any registered person for failure to fumish the return in

FORM GSTR-4 by the due date, which is in excess of an amount of twenty five rupees for every day during which such failure continues:

Provided that where the total amount payable in lieu of State tax in the said return is nil, the amount of late fee payable under section 47 of the said act, by any registered person for failure to furnish the said return by the due date, shall stand waived to the extent which is in excess of an amount of ten rupees for every day during which such failure continues.

This notification shall be deemed to have come into force w. e. f. 29th day of December, 2017.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS, Principal Secretary to Government, Finance Department.

#### PART I-B

#### Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66REVENUE DEPARTMENT

#### Notification

Jammu, the 25th January, 2018.

SRO-41.óóIn exercise of powers conferred by section 6 of the Jammu and Kashmir Land Revenue Act, Samvat, 1996, and in supersession of all previous notifications issued in this behalf, the Government hereby confer upon Deputy Commissioner, Commercial Taxes (Recovery), Srinagar and Deputy Commissioner, Commercial Taxes (Recovery), Jammu the powers of Collector within their territorial jurisdiction for the purposes of recovery of GST arrears.

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYATULLAH, IAS,

Commissioner/Secretary to Government, Revenue Department. **EXTRAORDINARY** 

REGD. NO. JK-33

#### PART I-B

#### Jammu and Kashmir Government—Notifications.

#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—REVENUE DEPARTMENT

#### Notification

Jammu, the 29th January, 2018.

SRO-44.—In exercise of the powers conferred by clause (b) of section 3 of the Jammu and Kashmir Grant of Permanent Resident Certificate (Procedure) Act, 1963 (Act No. XIII of 1963), the Government hereby appoint Ms. Hamida Akhter, KAS, Assistant Commissioner, Revenue, Bandipora to be the competent authority for the purposes of the said Act within the territorial jurisdiction of Tehsil Aloosa, Bandipora, Ajas and Sub-Division Sumbal (Tehsil Sumbal and Hajin) of District Bandipora.

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYATULLAH, IAS,

Commissioner/Secretary to Government, Revenue Department. **EXTRAORDINARY** 

REGD. NO. JK-33

#### PART I-B

#### Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (Acquitted Section)

(Acquittal Section)

#### Notification

Jammu, the 29th January, 2018.

SRO-47.—In exercise of the powers conferred by sub-section (1) of section 492 of the Code of Criminal Procedure Samvat, 1989, the Government hereby appoint Sh. Deepak Mahajan, Advocate, J&K High Court, Jammu as Special Public Prosecutor in the case titled State V/s. Liaqat Ali and others involving offences punishable under sections 302/382/201/34 RPC FIR No. 51/2017, P/S, Gharota before the Court of Ld. 2nd Addl. Sessions Judge, Jammu.

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,



# JAMMU & KASHMIR GOVERNMENT GAZETTE

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#### PART I-B

Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATóÓDEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Power Section)

#### Notification

Jammu, the 2nd of February, 2018.

SRO-58.66In exercise of powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoint, following officers to be the Executive Magistrates of the First Class who shall exercise all the powers of an Executive Magistrate of

l. Kartar Singh Look after Naib-Tehsildar, Pakalar	h Look after Naib-Tehsildan	; Pakalan
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- 2. Dharshan Singh Look after Naib-Tehsildar, Dool
- 3. Raj Kumar Look after Naib-Tehsildar, Trigram

(Sd.) ABDUL MAJID BHAT,



# JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART I-B

Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOUSING AND URBAN DEVELOPMENT DEPARTMENT

#### Notification

Jammu, the 2nd February, 2018.

SRO-59.66In exercise of the powers conferred by section 4 of the Jammu and Kashmir Development Act, 1970 (Act No. XIX of 1970) and in supersession of all previous notifications issued on the subject, the Government hereby appoint the following as members of

1.	Honøble Minister for Housing and Urban Development Department	Chairman
2.	Honøble Minister of State for Housing and Urban Development Department	Member
3.	Administrative Secretary, Housing and Urban Development Department	Member
4.	Administrative Secretary, Finance Department	Member
5.	Administrative Secretary, Planning, Development and Monitoring Department	Member
6.	Divisional Commissioner, Jammu	Member
7.	Deputy Commissioner, Jammu	Member
8.	Vice-Chairman, Jammu Development Authority	Member- Secretary
9.	Commissioner, Jammu Municipal Corporation	Member
10.	Chief Architect, J&K	Member
11.	Chief Engineer, R&B, Jammu	Member
12.	Chief Town Planner, Jammu	Member

The term of office of the aforesaid members shall be two years.

By order of the Government of Jammu and Kashmir.

(Sd.) K. B. AGARWAL,

Financial Commissioner, Housing and Urban Development Department.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Fri., the 2nd Feb., 2018/13th Magha, 1939. [No. 44-i

Separate paging is given to this part in order that it may be filed as a separate compilation.

#### PART I-B

Jammu and Kashmir Government—Notifications.

#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Jammu, the 2nd February, 2018.

SRO-61.—In exercise of the powers conferred by sub-section (3) of section 18 of the Building and Other Construction Worker's (Regulation of Employment and Conditions of Service) Act, 1996 (27 of 1996, Central Act), read with notification SRO-355 dated 07th October, 2015, the Government of Jammu and Kashmir hereby

2 The J&K Govt. Gazette, 2nd Feb., 2018/13th Magha, 1939. [No. 44-i appoint the following persons as members representing Building Workers to the J&K Building and Other Construction Workers Welfare Board; namely:—

- 01. Sh. Mehjoor Ahmad Khan S/o Member Mohd. Yousuf Khan R/o Qamarwari, Srinagar, President, J&K Labour and Workers Union, Chadoora, Budgam
- 02. Sh. Jagdish Sharma S/o Late Vishwa Member Nath - Secretary, Nirman Mazdoor Union, Jammu.
- 03. Sh. Fareed Ahmad S/o Ab. Ahad Sheikh Member R/o Halyan, W. No. 13, Bhaderwah,
  Doda President of Chenab Valley
  Workers Union, Bhaderwah, Doda.
- 04. Sh. Harbans Lal Choudhary, Member
  General Secretary, Bhawan Nirman
  Mazdoor Sangh, H/O Municipal
  Flat No.2, Prade, Jammu
- 05. Smt. Ifat Ali W/o Hilal Ahmad Member.
  R/o Gulburg Colony, Hyderpora,
  Srinagar Social Activist.

By order of the Government of Jammu and Kashmir.

(Sd.) KIFAYAT HUSSAIN RIZVI, IAS,

Commissioner/Secretary to the Government, Labour and Employment Department. **EXTRAORDINARY** 

REGD. NO. JK-33

#### PART I-B

#### Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (Power Section)

#### Notification

Jammu, the 2nd February, 2018.

SRO-62.—In exercise of the powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat, 1989, the Government hereby direct that for the words "Incharge Naib-Tehsildar" appearing in Notifiction SRO-481 of 2017 dated 27-11-2017, the words "Incharge Tehsildar" shall be substituted.

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,

#### PART I-B

#### Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Power Section)

#### Notification

Jammu, the 16th January, 2018.

SRO-19.óóIn exercise of powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoint the following officers to be the Executive Magistrates of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within their respective territorial jurisdiction of District Samba :óó

1. Lekh Raj L/A HQ AO Deputy Commissioner,

Samba

2. Gais-ul-Din L/A Naib-Tehsildar, ARA to Deputy

Commissioner, Samba.

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,

#### PART I-B

#### Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT 66 REVENUE DEPARTMENT

#### Notification

Jammu, the 22nd January, 2018.

SRO-28.óóIn exercise of the powers conferred by section 5 of the Jammu and Kashmir Land Revenue Act, Samvat, 1996 and in partial modification of Notification SRO-437 of 2014 dated 21st of October, 2014, the Government hereby direct the exclusion of Patwar Halqa Panzgam comprising revenue Village Panzgam from Tehsil Shahoora (New) HQ at Litter and its inclusion into Niabat Awantipora II (Existing) Tehsil Awantipora, District Pulwama.

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYATULLAH, IAS,

Commissioner/Secretary to Government, Revenue Department.

#### PART I-B

#### Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOME DEPARTMENT

#### Notification

Jammu, the 16th January, 2018.

SRO-22.66In exercise of the powers conferred by sub-section (1) of section 9 of the Manoeuvres, Field Firing and Artillery Practice Act, 1938, the Government of Jammu and Kashmir hereby declare the area, the particulars/details of which are given in the schedule appended to this notification, situated in erstwhile Hiranagar of District Kathua and erstwhile Tehsil Samba of District Samba, as an area for the purposes of the said sub-section for a period of 10 years with effect from 01-06-2014.

By order of the Government of Jammu and Kashmir.

(Sd.) R. K. GOYAL, IAS,

Principal Secretary to Government, Home Department.



## JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART I-B

Jammu and Kashmir Government-Notifications.

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#### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66REVENUE DEPARTMENT

#### Notification

Jammu, the 19th January, 2018.

SRO-25.óóWhereas, it appears to the Government that there are numerous errors in the entries particularly in respect of Shamilat (Kahcharai) land recorded in the Record-of-Rights prepared during the year 2012-13 for the Village Gudder, Tehsil and District Kulgam.

Whereas, the magnitude of errors committed in the preparation of new Record-of-Rights warrants rectification of the records by way of special revision (Tarmeemi Bandobast).

Now, therefore, in exercise of the powers conferred by sub-sections (1) and (2) of section 22 of the Jammu and Kashmir Land Revenue Act, 1996 (XII of 1996), the Government hereby direct that the Record-of-Rights of Village Gudder, Tehsil and District Kulgam, shall be specially revised by way of Tarmeemi Bandobast, to rectify the error.

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYATULLAH, IAS,

Commissioner/Secretary to Government, Revenue Department.

### PART I-B

# Jammu and Kashmir Government-Notifications.

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOME DEPARTMENT

### Notification

Jammu, the 23rd January, 2018.

SRO-29.66In exercise of the powers conferred by clause (o) of sub-section (1) of section 4 of the Code of Criminal Procedure, Samvat 1989, and in partial modification of previous notifications issued on the subject, the Government of Jammu and Kashmir hereby exclude the areas of Villages :Chichlooraø:Wariporaø:Barzullaø:Goigamø:Pinjoraø and :Harda Abooraø from the jurisdiction of Police Station, Magam, District Budgam and include the same within the jurisdiction of Police Station, Kunzer, District Baramulla.

By order of the Government of Jammu and Kashmir.

(Sd.) R. K. GOYAL, IAS,

Principal Secretary to the Government, Home Department.

### PART I-B

# Jammu and Kashmir Government—Notifications.

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Power Section)

### Notification

Jammu, the 23rd January, 2018.

SRO-30.66In exercise of powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoint following officers to be the Executive Magistrates of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within their respective territorial jurisdiction of District Rajouri :66

1. Chander Prakesh Look after Naib-Tehsildar,

Thandapani, Tehsil Sunderbani,

Distt. Rajouri.

2. Narinder Kumar Look after Naib-Tehsildar, Lamberi-

Dandesar, Tehsil Nowshera, Distt.

Rajouri.

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,

Secretary to Government, Department of Law, Justice and Parliamentary Affairs.

### PART I-B

# Jammu and Kashmir Government-Notifications.

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATÓÓINDUSTRIES AND COMMERCE DEPARTMENT

#### Notification

Jammu, the 23rd January, 2018.

SRO-31.66In exercise of the powers conferred by section 15 read with section 23 C of the Mines and Minerals (Development and Regulation) Act, 1957 (Central Act 67 of 1957), the Government of Jammu and Kashmir hereby direct that in rule 104-A of the J&K Minor Mineral Concession, Storage, Transportation of Minerals and Prevention of Illegal Mining Rules, 2016, for the figure sign and words õ31st December, 2017ö, the figure, sign and words õ31st March, 2018ö shall be substituted.

By order of the Government of Jammu and Kashmir.

(Sd.) SHAILENDRA KUMAR, IAS,

Commissioner/Secretary to Government, Industries and Commerce Department.



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# JAMMU & KASHMIR GOVERNMENT GAZETTE

# PART I-B

Jammu and Kashmir Government-Notifications.

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATó6FINANCE DEPARTMENT

#### Notification

Jammu, the 23rd January, 2018.

SRO-33.66In exercise of the powers conferred by section 128 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017) (hereafter in this notification referred to as the said Act), the State Government, on the recommendations of the Council, hereby waives the amount of late fee payable by any registered person for failure to furnish the details of outward supplies for any month/quarter in

Provided that where there are no outward supplies in any month/ quarter, the amount of late fee payable by such registered person for failure to furnish the said details by the due date under section 47 of the said Act shall stand waived to the extent which is in excess of an amount of ten rupees for every day during which such failure continues.

This notification shall come into force w. e. f. 23rd day of January, 2018.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS, Commissioner/Secretary to Government, Finance Department.



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# JAMMU & KASHMIR GOVERNMENT GAZETTE

# PART I-B

Jammu and Kashmir Government-Notifications.

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATó6FINANCE DEPARTMENT

#### Notification

Jammu, the 23rd January, 2018.

SRO-34.66In exercise of the powers conferred by section 128 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017) (hereafter in this notification referred to as the said Act), the State Government, on the recommendations of the Council, hereby waives the amount of late fee payable by any registered person for failure to furnish the return in FORM GSTR-5 by the due date under

Provided that where the total amount of State tax payable in the said return is nil, the amount of late fee payable by such registered person for failure to furnish the said return by the due date under section 47 of the said Act shall stand waived to the extent which is in excess of an amount of ten rupees for every day during which such failure continues.

This notification shall come into force w. e. f. 23rd day of January, 2018.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS, Commissioner/Secretary to Government, Finance Department.



# THE

# JAMMU & KASHMIR GOVERNMENT GAZETTE

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# PART I-B

Jammu and Kashmir Government-Notifications.

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIATó6FINANCE DEPARTMENT

#### Notification

Jammu, the 23rd January, 2018.

SRO-35.66In exercise of the powers conferred by section 128 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017) (hereafter in this notification referred to as the said Act), the State Government, on the recommendations of the Council, hereby waives the amount of late fee payable by any registered person for failure to furnish the return in FORM GSTR-5A by the due date under

Provided that where the total amount of integrated tax payable in the said return is nil, the amount of late fee payable by such registered person for failure to furnish the said return by the due date under section 47 of the said Act shall stand waived to the extent which is in excess of an amount of ten rupees for every day during which such failure continues.

This notification shall come into force w. e. f. 23rd day of January, 2018.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS, Commissioner/Secretary to Government, Finance Department.



# THE

# JAMMU & KASHMIR GOVERNMENT GAZETTE

# PART I-B

Jammu and Kashmir Government-Notifications.

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# GOVERNMENT OF JAMMU AND KASHMIR HOME DEPARTMENT

# Notification

Jammu, the 19th January, 2018.

SRO-24.óóWhereas, on 10-07-2017, a conspiracy was hatched by the accused persons at different places, who decided to commit terrorist act on behalf of Lashker-e-Toiba, which is a banned terrorist organization; and

Whereas, in furtherance of this criminal conspiracy, on 10-07-2017, at around 08.10 P. M. accused militants attacked a bus, which was carrying

Whereas, upon this, information was recorded in the Daily Diary of the concerned Police Post and subsequently case FIR No. 157/2017 V/s. 302, 307, 427 RPC, 7/27 Arms Act, was registered by Police Station, Anantnag and the investigation was set into motion; and

Whereas, the investigating agency visited site of occurrence, prepared site plan and also recovered some fired cartridges and a live UBGL grenade from the place of occurrence and, subsequently, sections 16, 18 and 20 of Unlawful Activities (Prevention) Act, 1967, were added in the case; and

Whereas, a Special Investigation Team was constituted by the PHQ J&K, Srinagar vide Order No. 2318 dated 12-07-2017, headed by an ASP rank officer, under the supervision of Deputy Inspector General of Police, South Kashmir Range, Anantnag and the team took over the investigation of the case; and

Whereas, during the course of investigation, four accused (A1, A2, A3 & A4) revealed all the information and admitted telephonic conversations about the attack, in pursuance of conspiracy. These accused persons further disclosed that they carried the militants from Khudwani to Poshkredi on 09-07-2017, before day of occurrence and disclosed other allied facts in connection with planning and providing logistic support to militants. These accused persons in their disclosure statements have revealed the names of other accused persons with whom they were in contact and had provided necessary support to the militants for carrying out attack on Yatra Bus at Botingoo, Anantnag; and

Whereas, during the course of investigation, on the basis of disclosure statements, the seizure memos and other evidence, *prima facie*, a case under sections 16, 18 and 20 of the Unlawful Activities (Prevention)

- 1. Aijaz Ahmed Wagay S/o Ghulam Qadir Wagay R/o Push Kreeri, Srigufwara. (Al)
- Bilal Ahmed Reshi S/o Mushtaq Ahmad Reshi R/o Iqbal Market, Bijbehera. (A2)
- 3. Zahoor Ahmad Sheikh S/o Mohammad Maqbool Shiekh R/o Sheikh Mohalla, Khudwani, Kulgam. (A3)
- 4. Rasif Ahmad Wani S/o Zahoor Ahmad Wani R/o Wani Gund, Qaimoh, Kulgam. (A4) (Juvenile)
- 5. Khalid Muzaffar Dar S/o Gh. Qadir Dar R/o Rehpora, Khudwani, Kulgam. (A5)
- 6. Tanveer Ahmad Dar S/o Bashir Ahmad Dar R/o Rehpora, Khudwani, Kulgam. (A6)
- 7. Sarjeel Ahmad Sheikh S/o Ab. Hamid Shiekh R/o Khudwani. (A7)
- 8. Abu Ismail @ Haroon R/o Pakistan. (A8)
- 9. Yawar Bashir Wani Ayaan S/o Bashir Ahmad Wani R/o Habilsh, Devser. (A9)
- 10. Maaviya R/o Pakistan. (A 10)
- 11. Furqan R/o Pakistan. (A 11)

Whereas, with regard to the accused number A5, A6 and A7 the accused persons are evading the arrest and have been absconding and thus further investigation needs to be conducted in relation to collection of more evidences against them (A5-A7). Further, the main accused in the instant case i. e. Abu Ismail (A8), has been killed in an encounter in

Whereas, the accused persons in the instant case i. e. Zahoor (A3), Aijaz (A1) and Bilal (A2), have been arrested and are presently in judicial custody. Further, during the course of investigation, one of the accused person was found juvenile, thus, supplementary final report shall have to be filed against the juvenile in the instant case before the competent court having jurisdiction in his case.

Whereas, the accused persons, A5, A6 and A7, are evading the arrest and the case is under investigation and in due course of time, whenever more evidences shall be gathered, supplementary final report in terms of section 173 (8), shall be submitted before the Honøble Court; and

Whereas, the Authority appointed by the State Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently scrutinized the Case Diary file and all the other relevant documents relating to the case and has come to a definite conclusion that this is a fit case for accord of prosecution sanction against the accused persons, namely, (1) Aijaz Ahmad Wagay S/o Ghulam Qadir Wagay R/o Push Kreeri, Srigufwara, (2) Bilal Ahmad Reshi S/o Mushtaq Ahmad Reshi R/o Iqbal Market, Bijbehara, (3) Zahoor Ahmad Sheikh S/o Mohd. Maqbool Sheikh R/o Sheikh Mohalla, Khudwani, Kulgam and (4) Rasif Ahmad Wani S/o Zahoor Ahmad Wani R/o Wani Gund, Qaimoh, Kulgam, in terms of sections 18 and 20 of the Unlawful Activities (Prevention) Act, 1967; and

Whereas, after perusing the Case Diary, the relevant documents and also taking into consideration the observations/views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government is of the view that there is sufficient material and evidence available against the accused persons for their prosecution under the aforesaid provision of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government hereby accord sanction for launching prosecution against the accused mentioned below for the commission of offences punishable under sections 18 and 20 of the Unlawful Activities (Prevention) Act, arising out of FIR No. 51/2017 in Police Station, Ananntag:óó

- 1. Aijaz Ahamd Wagay S/o Ghulam Qadir Wagay R/o Push Kreeri, Srigufwara.
- 2. Bilal Ahmad Reshi S/o Mushtaq Ahmad Reshi R/o Iqbal Market, Bijbehara.
- 3. Zahoor Ahmad Sheikh S/o Mohd Maqbool Sheikh R/o Sheikh Mohalla, Khudwani, Kulgam.
- 4. Rasif Ahmad Wani S/o Zahoor Ahmad Wani R/o Wani Gund, Qaimoh, Kulgam.

By order of the Government of Jammu and Kashmir.

(5	Sd.)	 ••••		 
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Principal Secretary to the Government, Home Department.



# THE

# JAMMU & KASHMIR GOVERNMENT GAZETTE

#### PART I-B

Jammu and Kashmir Government-Notifications.

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# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT66HOME DEPARTMENT

#### Notification

Jammu, the 22nd January, 2018.

SRO-26.óóWhereas, on 16-06-2017 P/S, Achabal received a reliable information to the effect that SHO, P/S, Achabal had proceeded towards District Police Hqrs., Anantnag, but on return at Kulgad, Thajiwara the Police Vehicle (Sumo) bearing Chassis No. 11305, in which he and his escort personnel were boarding was attacked by a group of terrorists belonging to LeT outfit, who had laid an ambush with the intention to

Whereas, on receipt of this information, a case was registered in P/S, Achabal and investigation of the case was entrusted to Dy. SP, Hqrs., Anantnag, who proceeded to spot, prepared site plan and other necessary memos and found that terrorists had killed the police personnel including SHO. On search of damaged vehicle some ammunition was also recovered from the vehicle and accordingly the seizure memo was prepared; and

Whereas, during the further course of investigation, 09 empty cartridges found at the scene of occurrence were seized along with damaged vehicle and statements of witnesses were recorded. During course of investigation it transpired that below mentioned Arms/Ammunition were also snatched/looted from the martyred police personnel :óó

- 1. Ct Sharik Ahmad No. 1556/A (AK56 Rifle=0l bearing Reg. No. 9092448, Magazine AK=03, Rds. AK=90);
- 2. Ct. Sabzar Ahmad No 1391/A (AK47 Rifle=0l bearing Reg. No. 448838, Magazine AK=03, Rds. AK=90);
- 3. Ct. Sheeraz Ahmad No. 674/A (AK47 Rifle=01 bearing Reg. No. NM448552, Magazine AK=02, Rds. AK=60, Pouch=01);
- 4. SPO Mohammad Asif No. 1162/SPO (AK 47 Rifle=01 bearing Reg. No. NM397368, Magazine AK=02, Rds. AK=60);

Whereas, the statements of locals were recorded who have supported the circumstantial evidence with regard to occurrence and vide RPHQ,

Whereas, during the course of investigation, based on the confessional statement of A1, namely Sandeep Kumar Sharma, statement of two injured civilians, disclosures made and other circumstantial evidence, the Inquiry Officer has, concluded that a *prima facie* case is made out against the below mentioned (8) eight accused persons under sections 302, 397, 326, 427, 120-8 of RPC, 7/27 Arms Act and 16, 18, 20 of UAPA:óó

- Sandeep Kumar Sharma S/o Ram Kumar R/o Muzaffar Nagar, UP;
- 2. Mohammad Ashraf Wani @ Molvi S/o Gh Nabi R/o Brenti, Dailgam;
- Khurshid Ahmad Ganie S/o Bashir Ahmad R/o Brenti, Dailgam;
- 4. Mehraj-ud-Din Bangroo @ Asif S/o Sanaullah R/o Narparistan, Fatehkadal, Srinagar;
- 5. Sahir Ahmad Makroo S/o Mohammad Ajkram R/o Arwani Bijbehara;
- 6. Zeena-ul-Islam @ Zeen Shah @ Alkama S/o Gh. Hassan Shah R/o Malnad Sugan, Shopian;
- 7. Bashir Ahmad Wani @ Bashir Lashkari S/o Gh. Ahmad R/o Soafshali, Kokernag (Deceased);
- 8. Abu Maaz (Foreign Terrorist) S/o Unknown R/o Pakistan (Deceased) ;

Whereas, as regards offence under section 16 UAPA, as per the facts of the case and investigation carried out, the specific allegations against accused A1 namely, Sandeep Kumar Sharma are that he brought terrorists in Taveera and also assisted the terrorists to board the said vehicle to reach Achabal, Anantnag road, the place of occurrence. The allegation against accused A2 namely, Mohd. Ashraf Wani is that he provided the terrorists the Motor Cycle, which was used by them to carry out terrorist act. The allegations against A3 namely, Khursheed Ahmad Ganie are that he brought terrorists in Taveera and the terrorists stayed in his house, before carrying out the attack. Further, he also assisted the terrorists to board the vehicle to reach Achabal, Anantnag road, the place of occurrence. As per the confessional statement of Al, namely, Sandeep Kumar, accused A4, A5, A6, A7 and A8 committed the actual attack on the police vehicle; and

Whereas, the Authority appointed by the State Government under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, has independently scrutinized the Case Diary file and all the other relevant documents relating to the case and has come to a definite conclusion that a *prima facie* case has been established in terms of sections 16, 18 and 20 of the said Act, against the following three accused :óó

- (i) Mehraj-ud-Din Bangroo @ Asif S/o Sanaullah R/o Narparistan Garehkadal, Srinagar;
- (ii) Sahir Ahmad Makroo S/o Mohammad Akram R/o Arwani, Bijbehara;
- (iii) Zeena-ul-Islam @ Zeen Shah @ Alkama S/o Gh. Hassan Shah R/o Malnad Sugan, Shopian and *prima facie* a case is made out against the following three accused, in terms of sections 18 and 20 only of the said Act:óó
  - (i) Sandeep Kumar Sharma S/o Ram Kumar R/o Muzaffar Nagar, UP;

- (ii) Mohd. Ashraf Wani @ Molvi S/o Gh. Nabi R/o Brenti, Dailgam;
- (iii) Khursheed Ahmad Ganie S/o Bashir Ahmad R/o Brenti, Dailgam;

Whereas, after perusing the Case Diary, the relevant documents and also taking into consideration the observations/views of the Authority appointed under sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government is of the view that there is sufficient material and evidence available against the accused persons for their prosecution under the aforesaid provision of law.

Now, therefore, in exercise of powers conferred by sub-section (2) of section 45 of the Unlawful Activities (Prevention) Act, 1967, the State Government hereby accord sanction for launching prosecution against the following six accused in terms of different sections arising out of FIR No. 51/2017 in Police Station, Ananntag on the following manner: 66

- (A) Under sections 16, 18 and 20 of Unlawful Activities (Prevention) Act, 1967,66
  - (i) Mehraj-ud-Din Bangroo @ Asif S/o Sanaullah R/o Narparistan Garehkadal, Srinagar.
  - (ii) Sahir Ahmad Makroo S/o Mohammad Akram R/o Arwani, Bijbehara.
  - (iii) Zeena-ul-Islam @ Zeen Shah @ Alkama S/o Gh. Hassan Shah R/o Malnad Sugan, Shopian
- (B) Under sections 18 and 20 of Unlawful Activities (Prevention) Act, 1967,66
  - (i) Sandeep Kumar Sharma S/o Ram Kumar R/o Muzaffar Nagar, UP.

- (ii) Mohd. Ashraf Wani @ Molvi S/o Gh. Nabi R/o Brenti, Dailgam.
- (iii) Khursheed Ahmad Ganie S/o Bashir Ahmad R/o Brenti, Dailgam.

By	order	of	the	Government	of	Jammu	and	Kashmir
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(Sd.)	

Principal Secretary to the Government, Home Department.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Tue., the 30th Jan., 2018/10th Magha, 1939. [No. 43-j

Separate paging is given to this part in order that it may be filed as a separate compilation.

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#### PART I-B

Jammu and Kashmir Government-Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—SOCIAL WELFARE DEPARTMENT

#### Notification

Jammu, the 30th of January, 2018.

SRO-49.—In exercise of the powers conferred by the section 23 of the Jammu and Kashmir Reservation Act, 2004, the Government hereby makes the following amendment in the Jammu and Kashmir Reservation Rules, 2005; namely:—

- (1) Rule-15 shall be substituted by the following:—
  - "15. **Distribution of seats**.—For the post-graduate courses in MD/MS/M. Tech. Engineering and Agricultural Sciences

and similar other postgraduate courses, the seats shall be distributed as follows with the condition that the selection of candidates from the reserved categories for different streams shall be made strictly on the basis of their inter-se-merit, treating them as a single class for purpose of allotment of streams:—

Categ	%age	
(i)	Open Merit Category	75%
(ii)	Reservation Category :	
	(a) Scheduled Caste	4%
	(b) Scheduled Tribe	5%
	(c) Socially and Educationally:	
	(i) Resident of Backward Areas	10%
	(ii) Resident of Area Adjoining Actual Line of Control	2%
	(iii) Weak and underprivileged Classes (Social Castes)	1%
	(d) Children of Defence Personnel/ Paramilitary Forces and State Police Personnel	2%
	(e) Candidates possessing Outstanding Proficiency in Sports	1%

- (2) Rule 17 shall be substituted by the following:—
  - "17. **Allotment of Disciplines etc.**—A reserved category candidate if selected against the open merit seat may be considered for allotment of discipline/stream/college allocable

to him in his respective category on the basis on his merit and preference. The left over disciplines/stream/college in the open merit category shall be allotted to the reserved category candidates who get selected consequent upon the reserved category candidates getting selected in the open merit category.

Explanation:— The left over discipline shall mean such number of disciplines/stream College becoming available after allotment of seat to the last open merit candidate as allocable under rules. Such seats shall be added to the pool of reserved category candidates in terms of Rule 15 and allotted on the basis of merit cum preference.

By order of the Government of Jammu and Kashmir.

(Sd.) SAJAD AHMAD KHAN, IAS,

Commissioner/Secretary to the Government, Social Welfare Department.



# THE JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Tue., the 6th March, 2018/15th Phal., 1939. [No. 48-1

Separate paging is given to this part in order that it may be filed as a separate compilation.

### **PART III**

Laws, Regulations and Rules passed thereunder.

# JAMMU AND KASHMIR LEGISLATIVE ASSEMBLY SECRETARIAT, JAMMU

Under Rule 73 of the Rules of Procedure and Conduct of Business in the Jammu and Kashmir Legislative Assembly, the following Bill together with the Statement of Objects and Reasons, is published in an extraordinary issue of the Government Gazette.

By order of the Honøble Speaker.

(Sd.) M. R. SINGH,

Secretary.

# THE JAMMU AND KASHMIR PROHIBITION OF ALCOHOL BILL, 2016

[L. A. Private Membersø Bill No. 13 of 2016.]

A Bill to prohibit the advertisement, sale, purchase, consumption and manufacture of Alcoholic Drinks in the State of Jammu and Kashmir.

Be it enacted by the Jammu and Kashmir State Legislature in the 67th Year of Republic of India as follows :óó

- 1. Short title, extent and commencement.66(1) This Act may be called as the Jammu and Kashmir Prohibition of Alcohol Act, 2016.
- (2) It shall extend to the whole of the Jammu and Kashmir State.
- (3) It shall come into force on such date as the Government may, by notification in the Official Gazette, appoint in this behalf.
- 2. Definitions.óóIn this Act, unless the context otherwise requires,óó
  - 1. õActö means the Jammu and Kashmir Prohibition of Alcohol Act, 2016;
  - 2. õAdvertisementö includes any printed, cyclostyled, typewritten, handwritten or painted matter or a design or pictorial representation and also the distribution or display of such matter, design or representation on any wall, building or hoarding in a public place or an announcement by means of producing or transmitting light or sound, whether by cinematographic exhibition, neon signs or otherwise;

- - 3. õAlcoholö means any intoxicating liquor and includes wine, and all liquid consisting of or containing wine and any substance which the Government may, by notification, declare to Alcohol for the purpose of this Act;
  - 4. õAuthorized Officerö means an officer authorized by the Government under section 3;
  - 5. õGovernmentö means the Government of Jammu and Kashmir;
  - õManufactureö includes every process, whether natural or artificial, by which any Alcohol is produced or prepared, also redistillation, flavouring, blending, or coloring of liquor.
  - 7. õRegistered Medical Practitionerö means any person registered under the Indian Medical Council Act, 1956.
- 3. Power of the Government to authorize officers to act under this Act.66(1) The Government may, by notification in the Government Gazette authorize one or more officers who shall be competent to act under this Act.
- (2) Every officer authorized under sub-section (1) shall be deemed to be public servants within the meaning of section 21 of the State Ranbir Penal Code Samvat, 1989.
- 4. Prohibition of manufacturing or purchasing or using alcoholic drinks.66Notwithstanding anything contained in any law for the time being in force, no person shall manufacture, purchase, use or consume alcoholic drinks in the State except as prescribed by the Registered Medical Practitioner with the proper permission from the competent authority.
- 5. Prohibition of advertisement of alcoholic drinking.66 Notwithstanding anything contained in any law for the time being in

- 6. Penalties.óó(1) Any person, who contravenes the provisions of section 4 shall be punished with the imprisonment for a term which may extend up to three years and also with fine up to fifty thousand rupees or both.
- (2) Any person, who contravenes the provisions of section 5, shall be punished with the imprisonment for a term which may extend up to two years and also with fine up to twenty-five thousand rupees or both.
- 7. Court competent to try offence under this Act and take cognizance of offences.óó(1) No Court other than the Court of Judicial Magistrate, 1st Class shall take cognizance of, or try any offence under this Act.
- (2) No court shall take cognizance of any offence under this Act except on a report in writing of a police officer not below the rank of Sub-Inspector with respect to the offence under section 4 and on a complaint in writing of an authorized officer with respect to offence under section 5.
- 8. Power to make rules.óóThe Government may by notification in the Government Gazette, make rules for carrying out the purposes of the Act.

### STATEMENT OF OBJECTS AND REASONS

Alcoholism is a progressive disease which damages the psychological, emotional and physical health of both the alcoholic and his family. It is labeled as family disease because its effects leads to dysfunctional roles besides shattering the economy of the family. The rise in using alcoholic drinks is an ascending curve and this is largely due to insensitivity to deal with the issues in a holistic manner. People in general and the women folk in particular feel insecure to venture out their homes for their day to day work at night hours. If this trend of using alcohol is not checked at this point of time, it will prove disastrous for the society as such strict law on the subject is inevitable.

Hence the Bill.

SHEIKH ISHFAQ JABBAR,

MLA.



# THE JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Tue., the 6th March, 2018/15th Phal., 1939. [No. 48-2

Separate paging is given to this part in order that it may be filed as a separate compilation.

### PART III

Laws, Regulations and Rules passed thereunder.

# JAMMU AND KASHMIR LEGISLATIVE ASSEMBLY SECRETARIAT, JAMMU

Under Rule 73 of the Rules of Procedure and Conduct of Business in the Jammu and Kashmir Legislative Assembly, the following Bill together with the Statement of Objects and Reasons, is published in an extraordinary issue of the Government Gazette.

By order of the Honøble Speaker.

(Sd.) M. R. SINGH,

Secretary.

# THE JAMMU AND KASHMIR BAN ON LIQUOR BILL, 2016

[L. A. Private Membersø Bill No. 19 of 2016.]

A Bill to ban manufacture, sale, distribution, import, export of liquor in the State of Jammu and Kashmir.

Be it enacted by the Jammu and Kashmir State Legislature in the 67th Year of Republic of India as follows :óó

- 1. Short title, extent and commencement.66(1) This Act may be called as the Jammu and Kashmir Ban on Liquor Act, 2016.
- (2) It shall extend to the whole of the Jammu and Kashmir State.
- (3) It shall come into force on such date as the Government may, by notification in the Official Gazette, appoint in this behalf.
- 2. Definitions.óóIn this Act, unless the context otherwise requires,óó
  - (1) õActö means the Jammu and Kashmir Ban on Liquor Act, 2016;
  - (2) õAdvertisementö includes any printed, cyclostyled, typewritten, handwritten or painted matter or a design or pictorial representation and also the distribution or display of such matter, design or representation on any wall, building or hoarding in a public place or an announcement by means of producing or transmitting light or sound, whether by cinematographic exhibition, neon signs or otherwise;
  - (3) õGovernmentö means the Government of Jammu and Kashmir;

- - (4) õLiquorö means any intoxicating substance and includes wine, and all liquid consisting of or containing wine and any substance which the Government may, by notification, declare to alcohol for the purpose of this Act; but does not include a drug as defined in the Drugs and Cosmetic Act;
  - (5) õManufactureö includes every process, whether natural or artificial, by which any alcohol is produced or prepared, also redistillation, flavouring, blending, or coloring of liquor;
  - (6) õPublic Placeö means any place to which public have access, whether as a matter of right or not and includes all places visited by general public and also includes any open space.
- 3. Prohibition of Liquor.óóNotwithstanding anything contained in any other law for the time being in force the Government, shall prohibit the manufacture, bottling, distribution, sale, possession, import, export or consumption of liquor in the State.
- 4. Penalty for unlawful import, export, transport, manufacture, possession, sale, etc.óóWhoever, in contravention of provisions of this Act or of any rule or order made or notification issued under this Act :óó
  - (a) manufactures, possesses, sells, distributes, bottles, imports, exports, transports or removes any intoxicant; or
  - (b) cultivates any hemp plant; or
  - (c) constructs or establishes or works any manufactory, distillery, brewery or warehouse; or
  - (d) bottles any liquor for the purpose of sale; or

- - (e) uses, keeps or has in his possession any material, still, utensil, implement or apparatus, or premises, whatsoever, for the purpose of manufacturing any intoxicant; or
  - (f) possesses any material or film either with or without the State Government logo or logo of any State or wrapper or any other thing in which liquor can be packed or any apparatus or implement or machine for the purpose of packing any liquor; or
  - (g) sells any intoxicant, collects, possesses or buys any intoxicant beyond the prescribed quantity; or
  - (h) removes any intoxicant from any distillery, brewery, warehouse, other place of storage licensed, established, authorized or continued under this Act;

shall be punishable with imprisonment for a term not less than ten years but which may extend to imprisonment for life and with fine which shall not be less than one lakh rupees but which may extend to ten lakh rupees.

- 5. Penalty for consumption of liquor in public place.66 Whoever, in contravention of this Act or the rules, notification or order made thereunder.66
  - (a) consumes liquor in a public place or an unauthorized place; or
  - (b) consumes liquor in a public place or an unauthorized place or an authorized place and creates nuisance; or
  - (c) permits drunkenness or allows assembly of unsocial elements in his premises or on the premises of liquor establishment, shall be punishableóó
    - (1) in case of an offence falling under clause (a), with a term which shall not be less than five years but which may extend to seven years and with fine,

- - (2) In case of an offence falling under clause (b) with a term which shall not be less than seven years but which may extend to ten years and with fine, which shall not be less than one lakh rupees which may extend to ten lakh rupees.
  - (3) In case of an offence falling under clause (c), with a term which shall not be less than ten years but which may extend to imprisonment for life and with fine, which shall not be less than one lakh rupees which may extend to ten lakh rupees.
- 6. Penalty for unlawful advertisement.66Whoever prints, publishes or gives an advertisement directly or indirectly in any media, including films and television, or any social platform soliciting the use of any liquor shall be punishable with imprisonment for a term which shall not be less than five years but which may extend to seven years or with fine which may extend to ten lakh rupees, or with both.
- 7. Penalty for import, export, manufacture, transports, sale or possession by one person on account of another.óó(1) Where any liquor has been imported, exported, manufactured, transported or sold or is possessed by any person on account of any other person and such other person knows or has reason to believe that such import, export, manufacture, transport or sale was or that such possession is, on his account, the liquor shall, for the purpose of this Act, be deemed to have been imported, exported, transported, sold or manufactured by or to be in possession of such other person who shall be punishable with a term which shall not be less than eight years but which may extend to ten years and with fine which may extend up to ten lakh rupees.

- (2) Nothing in sub-section (1) shall absolve any person who manufactures, sells or has in possession any liquor on account of another person, from liability to any punishment under this Act or unlawful manufacture, sale or possession of such intoxicant.
- 8. Order by Deputy Commissioner to pay compensation.66 (1) Notwithstanding anything contained in the Code of Criminal Procedure, 1973, the Deputy Commissioner, when passing an order under this Act may, if he is satisfied that death or injury has been caused to any person due to consumption of liquor sold in any place, order the manufacturer and seller, whether or not he is convicted of an offence, to pay, by way of compensation, an amount not less than four lakh rupees to the legal representatives of each deceased or two lakh rupees to the person to whom grievous hurt has been caused, or twenty thousand rupees to the person for any other consequential injury.
- 9. *Non-compounding of offences*.óóAny offence committed in contravention of the provisions of this Act shall be non-compoundable under this Act.
- 10. Certain things liable to confiscation.óóWhenever an offence has been committed, which is punishable under this Act, following things shall be liable to confiscation, namely :óó
  - (a) any intoxicant, material, still, utensil, implement, apparatus in respect of or by means of which such offence has been committed;
  - (b) any intoxicant unlawfully imported, transported, manufactured, sold or brought along with or in addition to, any intoxicant, liable to confiscation under clause (a);
  - (c) any receptacle, package, or covering in which anything liable to confiscation under clause (a) or clause (b), is

- - (d) any animal, vehicle, vessel, or other conveyance used for carrying the same ;
  - (e) any premises or part thereof that may have been used for committing any offence under this Act.
- 11. Power to make rules.óóThe Government may by notification in the Government Gazette, make rules for carrying out the purposes of the Act.

óóóóóó

#### STATEMENT OF OBJECTS AND REASONS

Causing alcohol is a progressive disease which damages the psychological, emotional and physical health of both the alcoholic and his family and the society at large. It is labeled as family disease because its effects leads to dysfunctional roles besides shattering the economy of the family. The rise in using alcoholic drinks is alarming and this is largely due to insensitivity to deal with the issues in a holistic manner. People in general and the women folk in particular feel insecure to venture out their homes for their day to day work at night hours. If this trend of using alcohol is not checked at this point of time, it will prove disastrous for the society as such strict law on the subject is inevitable. The Bihar State also recently banned the liquor drinking resulting in betterment of the society.

Hence the Bill.

G. M. SAROORI,

MLA.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Thu., the 11th Jan., 2018/21st Pausa, 1939. [No. 41-b

Separate paging is given to this part in order that it may be filed as a separate compilation.

# PART III Laws, Regulations and Rules passed thereunder.

### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—FINANCE DEPARTMENT

#### Notification

Jammu, the 11th January, 2018.

SRO-13.—In exercise of the powers conferred by section 164 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017), the State Government on the recommendations of the council hereby makes the following amendment in the Jammu and Kashmir Goods and Services Tax Rules, 2017, namely:—

- (i) in rule 17, after sub-rule (1), the following sub-rule shall be inserted, namely:—
  - "(1A) "The Unique Identity Number granted under the Central Goods and Services Tax Act, 2017 shall be deemed to be

- (ii) in rule 19, after sub-rule (1), the following sub-rule shall be inserted, namely:—
  - "(1A) Notwithstanding anything contained in sub-rule (1), any particular of the application for registration shall not stand amended with effect from a date earlier than the date of submission of the application in **FORM GST REG-14** on the common portal except with the order of the Commissioner for reasons to be recorded in writing and subject to such conditions as the Commissioner may, in the said order, specify.";
- (iii) with effect from 23rd October, 2017, in rule 89, for sub-rule (4), the following shall be substituted, namely:—
  - "(4) In the case of zero-rated supply of goods or services or both without payment of tax under bond or letter of undertaking in accordance with the provisions of sub-section (3) of section 16 of the Integrated Goods and Services Tax Act, 2017 (13 of 2017), refund of input tax credit shall be granted as per the following formula

Refund Amount = (Turnover of zero-rated supply of goods + Turnover of zero-rated supply of services) x Net ITC÷Adjusted Total Turnover

#### Where,—

- (A) "Refund amount" means the maximum refund that is admissible;
- (B) "Net ITC" means Input Tax Credit availed on inputs and input services during the relevant period other than the input tax credit availed for which refund is claimed under sub-rules (4A) or (4B) or both;

- (C) "Turnover of zero-rated supply of goods" means the value of zero-rated supply of goods made during the relevant period without payment of tax under bond or letter of undertaking, other than the turnover of supplies in respect of which refund is claimed under sub-rules (4A) or (4B) or both;
- (D) "Turnover of zero-rated supply of services" means the value of zero-rated supply of services made without payment of tax under bond or letter of undertaking, calculated in the following manner, namely:—

Zero-rated supply of services is the aggregate of the payments received during the relevant period for zero-rated supply of services and zero-rated supply of services where supply has been completed for which payment had been received in advance in any period prior to the relevant period reduced by advances received for zero-rated supply of services for which the supply of services has not been completed during the relevant period;

- (E) "Adjusted Total turnover" means the turnover in a State or a Union territory, as defined under clause (112) of section 2, excluding—
  - (a) the value of exempt supplies other than zero-rated supplies; and
  - (b) the turnover of supplies in respect of which refund is claimed under sub-rules (4A) or (4B) or both, if any, during the relevant period.

"(4A) In the case of supplies received on which the supplier has availed the benefit of SRO Notification No. SRO-445 dated 23rd of October,2017, refund of input tax credit, availed in respect of other inputs or input services used in making zero-rated supply of goods or services or both, shall be granted.

(4B) In the case of supplies received on which the supplier has availed the benefit of SRO Notification No. SRO-443 dated 23rd of October, 2017 or Notification No. 41/2017-Integrated Tax (Rate) dated 23rd October, 2017, or both, refund of input tax credit, availed in respect of inputs received under the said notifications for export of goods and the input tax credit availed in respect of other inputs or input services to the extent used in making such export of goods, shall be granted.";

#### (iv) in rule 95—

- (a) for sub-rule (1), the following sub-rule shall be substituted, namely:—
  - "(1) Any person eligible to claim refund of tax paid by him on his inward supplies as per notification issued under section 55 shall apply for refund in **FORM GST RFD-10** once in every quarter, electronically on the common portal or otherwise, either directly or through a Facilitation Centre notified by the Commissioner, along with a statement of the inward supplies of goods or services or both in **FORM GSTR-11**.";

- (b) in sub-rule (3), in clause (a), the words "and the price of the supply covered under a single tax invoice exceeds five thousand rupees, excluding tax paid, if any" shall be omitted;
- (v) with effect from 23rd October, 2017, in rule 96—
  - (a) in the heading, after the words "paid on goods", the words "or services" shall be inserted;
  - (b) after sub-rule (8), the following sub-rule shall be inserted, namely:—
    - "(9) The persons claiming refund of integrated tax paid on export of goods or services should not have received supplies on which the supplier has availed the benefit of SRO Notification No. SRO-445 dated 23rd of October, 2017 or SRO Notification No. SRO-443 dated 23rd of October, 2017 or Notification No. 41/2017-Integrated Tax (Rate) dated 23rd October, 2017.";

(vi) for FORM GST REG-10, the following form shall be substituted, namely—

#### "FORM GST REG-10

[See rule 14(1)]

Application for registration of person supplying online information and database access or retrieval services from a place outside India to a person in India, other than a registered person

#### Part-A

(i)	Legal name of the person.									
(ii)	Tax identification number or unique number on the basis of which the entity is identified by the Government of that country.									
(iii)	Name of the Authorised Signatory.									
(iv)	E-mail Address of the Authorised Signatory.									
(v)	Name of the representative appointed in India, if any:									
	(a) Permanent Account Number of the representative in India;									
	(b) E-mail Address of the representative in India;									
	(c) Mobile Number of the representative in India (+91).									
Note	Note:—Relevant information submitted above is subject to online verification, where practicable, before proceeding to fill up Part-B.									

## Part-B

1.	Details of Authorised Signatory								
	First Name	Middle Name	Last Name						
	Photo								
	Gender		Male/Female/Others						
	Designation								
	Date of Birth	-	DD/MM/YYYY						
	Father's Name								
	Nationality								
	Aadhaar, if any								
			Address line 1						
	Address of the Auth	norised Signatory	Address line 2						
		·	Address line 3						
2.	Date of commencer online service in Ind		DD/MM/YYYY						
3.	Uniform Resource which taxable servi		of the website through						
	1.								
	2.								
	3.								

4.	Jurisdiction					Bengaluru West, CGST Commissionerate					
5.	Details of Ba	nk Account of representative in India (if appointed)									
	Account Number				at .						
	Bank Name		Branch Address			IFSC					
6.	Documents U	ploade	ed								
		tomized list of documents required to be uploaded Instruction) as per the field values in the form									
7.	Declaration	claration									
	hereinabove in belief and not l,to sign on be	emnly affirm and declare that the information given is true and correct to the best of my knowledge and othing has been concealed therefrom. hereby declare that I am authorised whalf of the Registrant. I would charge and collect									
			n the non-assesse online recipient located in and deposit the same with Government of India.								
	u			Signature  Name of Authorised Signatory							
	Place :										
	Date :			Designa	ation:						
	unc	der mer		uire to upload declaration (as per ormat) along with scanned copy of otograph.							

List of documents to be uploaded as evidence are as follows:—

1. Proof of Place of Business of representative in India, if any :

(a) For own premises—

Any document in support of the ownership of the premises like Latest Property Tax Receipt or Municipal Khata copy or copy of Electricity Bill.

(b) For Rented or Leased premises—

A copy of the valid Rent/Lease Agreement with any document in support of the ownership of the premises of the Lessor like Latest Property Tax Receipt or Municipal Khata copy or copy of Electricity Bill.

(c) For premises not covered in (a) and (b) above—

A copy of the Consent Letter with any document in support of the ownership of the premises of the Consenter like Municipal Khata copy or Electricity Bill copy. For shared properties also, the same documents may be uploaded.

2. Proof of—

Scanned copy of the passport of the non-resident tax payer with VISA details. In case of Company/Society/LLP/FCNR/etc. person who is holding power of attorney with authorisation letter.

Scanned copy of certificate of Incorporation if the Company is registered outside India or in India.

Scanned copy of License is issued by origin country.

Scanned copy of Clearance Certificate issued by Government of India.

3	Bank Account related proof:									
	Scanned copy of the first page of Bank Passbook/one page of Bank Statement.									
	Opening page of the Bank Passbook held in the name of the Proprietor/Business concern-containing the Account No., Name of the Account Holder, MICR and IFSC and Branch details.									
4.	Scanned copy of documents regarding appointment as representative in India, if applicable.									
5.	Authorisation Form :—									
	For Authorised Signatory mentioned in the application form, Authorisation or copy of Resolution of the Managing Committee or Board of Directors to be filed in the following format:—									
	Declaration for Authorised Signatory (Separate for each signatory).									
	I, (Managing Director/Whole Time Director/CEO or Power of Attorney holder) hereby solemnly affirm and declare that < <name authorised="" of="" signatory="" the="">&gt; to act as an authorised signatory for the business &lt;<name business="" of="" the="">&gt; for which application for registration is being filed/ is registered under the Jammu and Kashmir Goods and Service Tax Act, 2017</name></name>									
	All his actions in relation to this business will be binding on me/us.									
	Signatures of the persons who is incharge,									
	S. No. Full Name Designation/ Status Signature									
	1.									

Acceptance as an authorised signatory

I << Name of authorised signatory>> hereby solemnly accord my acceptance to act as authorised signatory for the above referred business and all my acts shall be binding on the business.

Signature of Authorised Signatory

Place:

(Name):

Date:

Designation/Status

#### Instructions—

- If authorised signatory is not based in India, authentication through digital signature certificate shall not be mandatory for such persons. The authentication will be done through Electronic Verification Code (EVC).
- Appointed representative in India shall have the meaning as specified under section 14 of Integrated Goods and Services Tax Act, 2017.";

#### (vii) in FORM GST REG-13,

- a. in Part-B, at Serial No. 4, the words, "Address of the entity in State" shall be substituted with the words, "Address of the entity in respect of which the centralized UIN is sought";
- b. in the Instructions, the words, "Every person required to obtain a unique identity number shall submit the application electronically" shall be substituted with the words, "Every person required to obtain a unique identity number shall submit the application electronically or otherwise.";

(viii) for **FORM GSTR-11**, the following form shall be substituted, namely:—

### "FORM GSTR-11

[See rule 82]

# Statement of inward supplies by persons having Unique Identification Number (UIN)

Year		
Tax Period		

1.	UIN								
2.	Name of the person	Auto							
	having UIN	populated							

## 3. Details of inward supplies received

(Amount in Rs. for all Tables)

GSTIN of supplier	N	voice/I ote/Cr ote de	edit	Rate	Taxable value	А	Place of supply			
	No.	Date	Value			Integrated Tax	Central Tax	State/ UT	CESS	
								Tax		
1	2	3	4	5	6	7	8	9	10	11
3A. Inv	3A. Invoices received									
								,		
3B. Debit/Credit Note received										

#### Verification

I hereby solemnly affirm and declare that the information given herein above is true and correct to the best of my knowledge and belief and nothing has been concealed therefrom.

Place:

Signature

Name of Authorised Signatory

Date:

Designation/Status

That we are eligible to claim such refund as specified agency of UNO/Multilateral Financial Institution and Organization, Consulate or Embassy of foreign countries/any other person/class of persons specified/notified by the Government.

Date:

Signature of Authorised Signatory:

Name:

Place:

Designation/Status

#### Instructions—

- 1. Application for refund shall be filed on quarterly basis.
- 2. Table No. 6 will be auto-populated from details furnished in Table 3 of GSTR-11.
- 3. There will be facility to edit the refund amount as per eligibility.
- 4. Requisite certificate issued by MEA granting the facility of refund shall be produced before the proper officer for processing refund claim.";

(x) in **FORM GST DRC-07**, the Table at Serial No. 5 shall be omitted.

This notification shall come into force on the date of publication of Central Goods and Services Tax (Fourteenth Amendment) Rules, 2017 in the Central Gazette.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS,

Principal Secretary to Government, Finance Department.



# THE JAMMU AND KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Wed., the 21st Feb., 2018/2nd Phal., 1939. [No. 46-1

Separate paging is given to this part in order that it may be filed as a separate compilation.

#### PART III

Laws, Regulations and Rules passed thereunder.

## GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Legislation Section)

Jammu, the 21st February, 2018.

The following Act as passed by the Jammu and Kashmir State Legislature received the assent of the Governor on 21st February, 2018 and is hereby published for the general information :óó

# THE JAMMU AND KASHMIR STATE ROAD SAFETY COUNCIL ACT, 2018.

(Act No. V of 2018)

[21st February, 2018.]

An Act to provide for the Constitution of a State Road Safety Council and establishment of a Road Safety Fund for implementation of road safety programmes in the State and for matters connected therewith and incidental thereto.

Be it enacted by the State Legislature in the Sixty-nineth Year of the Republic of India as follows :ô

#### CHAPTER I

#### **Preliminary**

- 1. Short title, extent and commencement.ô (1) This Act may be called the Jammu and Kashmir Road Safety Council Act, 2018.
- (2) It shall come into force on such date as the Government may, by notification in the Government Gazette, appoint.
- 2. *Definitions*.—(1) In this Act, unless the context otherwise requires,ô
  - (a) "Act" means the Jammu and Kashmir Road Safety Council Act, 2018;
  - (b) "Accident" means any incident wherein, on account of the use of a motor vehicle on a public road, death, bodily injury or damage is caused to any public property, other vehicle, or person, as the case may be;
  - (c) "Cess" means the cess levied under section 9 of this Act;
  - (d) "Chairman" means the Chairman/Chairperson of the Council, or District Road Safety Committee, as the case may be ;
  - (e) "Council" means the State Road Safety Council constituted under section 3 of this Act;
  - (f) "District" means a revenue district;

- (g) "District Road Safety Committee" means the District Road Safety Committee constituted under section 18 of this Act;
- (h) "Fund" means the Road Safety Fund established under section 10 of this Act;
- (i) "Government" means the Government of Jammu and Kashmir;
- (j) "Lead Agency" means the Secretariat of State Road Safety Council constituted under section 4 of this Act;
- (k) "Local Authority" means a Panchayat constituted under the Jammu and Kashmir Panchayat Raj Act, 1989 or a Municipality constituted under the Jammu and Kashmir Municipal Act, 2000 and the Jammu and Kashmir Municipal Corporation Act, 2000, as the case may be;
- (l) "Prescribed" means prescribed by rules made under this Act;
- (m) "Public road" means a road, street, ways or other place, whether a thoroughfare or not, which the public have a right of access and includes any place or stand at which passengers are picked up or set down by a stage carriage;
- (n) "Vehicle" means any mechanically propelled vehicle adopted for use upon road whether the power of propulsion is transmitted thereto from an external or internal source and includes a chassis to which a body has not been attached and a trailer; but does not include a vehicle running upon fixed rails or a vehicle of a special type adapted for use only in a factory or in any other enclosed premises or a vehicle having less than four wheels fitted with engine

- - capacity of not exceeding 4 [twenty-five cubic centimeters], being used for the carriage or movement of human beings, animal or goods.
- (2) Words and expressions used but not defined in the Act shall have the meaning respectively assigned to them in the Motor Vehicle Act, 1988 (Central Act 59 of 1988) or the rules made thereunder and the Jammu and Kashmir, Motor Vehicles Taxation Act, (Samvat) 1957 and the Jammu and Kashmir Motor Vehicles Rules, 1991.

#### CHAPTER II

#### Constitution of the State Road Safety Council

- 3. Constitution of the State Road Safety Council.—(1) The Government shall, by notification in the Government Gazette, constitute a Council to be known as, õThe Jammu and Kashmir State Road Safety Councilö, comprising of Chairman, who shall be Incharge Minister of Transport Department, Chief Secretary of the State as Vice-Chairman and such other members as may be notified by the Government.
- (2) The Council shall be a body corporate by the name of õThe Jammu and Kashmir State Road Safety Councilö, and shall have perpetual succession and a common seal, with powers to acquire, hold an dispose of property, subject to the laws relating to immovable property in the State and to contract and may sue and be sued in its name.
- (3) The Council shall exercise such powers and perform such functions, as may be prescribed by the Government in this behalf from time to time.
- (4) without prejudice to generality of the foregoing provision, the Council shall have following functions, namely :ô
  - (a) advise the Government on road safety policies;
  - (b) prescribe and enforce road safety standards and procedures, formulate and implement schemes, projects and programmes, relating to road safety;

- (c) coordinate the functions of all the agencies and Government Departments discharging the duties relating to road safety;
- (d) conduct the road safety awareness programmes;
- (e) management of the Road Safety Fund;
- (f) allocation of expenditure for implementation of road safety schemes and programmes ;
- (g) allocation of expenditure for road safety projects and for purchase and installation of equipments and devices connected with road safety;
- (h) allocation of expenditure for the conduct of studies, projects and research on matters relating to road safety;
- (i) allocation of expenditure for trauma-care programmes or activities;
- (j) allocation of administrative expenditure of the Council;
- (k) allocation of expenditure on matters connected with road safety measures ;
- formulation of self help groups, under the supervision and control of the Council for the rescue operation on the place of accidents; and
- (m) any other matter which the Council may consider necessary.
- 4. *Lead Agency*.—(1) There shall be a Lead Agency, which shall be headed by an officer not below the rank of Additional Commissioner, Transport/Special Secretary and such other members as may be notified by the Government.
- (2) The Lead Agency shall be the implementing agency for implementation of the decisions of the State Road Safety Council.

- - (3) The functions of the Lead Agency shall be as follows :ô
    - (i) to work as a Secretariat for the State Road Safety Council, arrange meetings of the Council issue its minutes and monitor the implementation of the decisions of the Council by the concerned departments of the State;
  - (ii) to coordinate with the concerned departments of the State Government to ensure implementation of the directions issued from time to time by Supreme Court Committee on Road Safety and furnish Compliance Report in a time bound manner;
  - (iii) to ensure implementation of the directions given by the Central Government;
  - (iv) to notify annual targets for reduction of accidents and fatalities as fixed by the State and draw up an Annual Action Plan to achieve the targets and monitor its implementation.
  - (v) to collate on a regular basis data on road accidents and analyze the data to identify areas/road stretches and categories of accident victims who should be focused upon.
  - (vi) to manage the Road Safety Fund and ensure that the Fund is effectively utilized.
- (4) The Lead Agency shall also exercise such powers and perform such functions of the Council as may be delegated to it by the State Road Safety Council.

#### CHAPTER III

#### Conduct of Business

5. Meetings.ô (1) The Council and the District Road Safety Committees shall meet at such time and place as may be decided by the Chairman of the Council or District Road Safety Committee as

the case may be. The Council and the District Road Safety Committee shall conduct its business in such a manner and in accordance with such procedure as may be determined by the regulations with the approval of the Government. Every meeting of the Council shall be presided over by the Chairman or in case of his absence the Vice-Chairman or senior most member of the Council.

- (2) The Council shall meet at least once in six months.
- (3) The quorum for a meeting of the Council shall be the twothird of the total strength of the Council.
- (4) The District Road Safety Committee shall meet at least once in three months.
- 6. Disposal of business.—Every matter to be decided by the Council or the Lead Agency shall be considered and disposed off at the meetings of the Council or the Lead Agency as the case may be, in accordance with the decision of the majority of the members present.
- 7. Vacancies not to invalidate the proceedings of the Council.ô No act or proceedings of the Council shall be questioned or shall be invalidated merely on the ground of existence of any vacancy or defect in the constitution of the Council.
- 8. Road Safety Commissioner.—The Transport Commissioner (Member-Secretary of the Council), shall be the ex-officio Road Safety Commissioner for the purpose of this Act.
- 9. Levy and collection of cess.ô (1) There shall be levied and collected for the purposes of the Act, a cess on vehicles used or kept for use in the State, at the rate and manner specified for the vehicle, by the Government from time to time:

Provided that no such cess shall be levied on a vehicle kept by dealer or manufacturer for the purpose of trade :

Provided further that if the Government is of the opinion that it is necessary in the public interest, it may by notification in the

- (2) Every cess leviable under sub-section (1) shall be payable by the registered owner or any person having possession or control of the motor vehicle, as the case may be.
- (3) Subject to the provisions of the Jammu and Kashmir Motor Vehicles Taxation Act, 1957, the cess leviable under sub-section (1) shall be collected by any officer as may be authorized by the Government in this behalf or in such manner and at such time as may be prescribed by the Government from time to time.
- (4) Where any person who is liable to pay the cess in respect of a motor vehicle fails to pay the cess within the prescribed time, such person shall for the default of each year, in addition to the cess, pay an amount of penalty equal to 10% of the cess due at the time of making the payment.
- 10. Establishment of the Fund.ô (1) After the constitution of the Council, there shall be established a Fund to be called the õThe Jammu and Kashmir Road Safety Fundö which shall be non-lapsable. There shall be credited to the Fundô
  - (a) Grant-in-aid from the State Government;
  - (b) Grants/loans/advances from the Central Government;
  - (c) Contribution from public/private institutions or voluntary organizations;
  - (d) Special cess collected from all types of motor vehicles.
- (2) Finance Committee shall be constituted which shall scrutinize and recommend budget proposal for the approval of the Road Safety Council.

- (3) The Government may make the rules for management of the Fund and for the procedure to be followed in respect of payment of money into the said Fund, withdrawal of money therefrom, the custody of money therein and any other matter incidental thereto or connected therewith.
- (4) The Fund shall be maintained in such manner as may be prescribed.
- 11. Vesting and administration of the Fund.ô (1) The Fund shall vest in and be administered by the Council constituted under section 3.
- (2) The Council shall administer the Fund vested in it in such manner as may be prescribed.
- (3) All amounts forming part of the Fund shall be deposited in the manner as decided by the Council or prescribed by the Government and shall be operated as decided by the Council or as prescribed by the Government.
- 12. *Utilization of the Fund*.ô The Fund shall be utilized for all or any of the following purposes, namely :ô
  - (a) road safety programmes;
  - (b) awareness programmes in respect of road safety;
  - (c) funding of approved studies on projects and research regarding road safety;
  - (d) trauma-care programmes and related activities;
  - (e) administrative expenses of the Council;
  - (f) expenditure on matters connected with road safety, correction of black spots and as the Council may deem fit; and
  - (g) any other purpose as may be prescribed/notified by the Government.

- 13. Removal of causes of accidents.ô (1) Notwithstanding anything contained in any other law for the time being in force, the Council shall have the powers to pass an order for removal of causes of accidents where the Council is satisfied on a complaint or a report made by any person or otherwise that,ô
  - (i) the act of any person or persons on a public road; or
  - (ii) the placement or positioning of any vehicle, animal, object built without the approval of any recognized administrative council, structure or materials including arches, banners, display boards, hoardings, awnings, tents, pandals, poles, platforms, rostrums, statues, monuments and other structures on a public road; or
  - (iii) the movement of animals or vehicles on a public road; or
  - (iv) the conditions of any tree, structure or building situated in the vicinity of a public road; or
  - (v) the entry or exit of any building or premise in the vicinity of a public road; is likely to cause accidents or obstructions to the free flow of traffic or distract the attention or obstruct the vision of the driver of any vehicle. The Council may direct the Road Safety Commissioner to direct the person concerned by a reasoned general or special order, to take such measures as it consider necessary within such period as it may deem fit and proper in the circumstances of the case and such person shall be bound to comply with the direction within such time, as may be specified by the Council.
- (2) Notwithstanding anything contained in sub-section (1), in case of urgency, the Road Safety Commissioner may take himself such action, as may be necessary, to prevent accident or obstruction, as the case may be, and recover the cost thereof from the person responsible, in such manner as may be prescribed.

14. Power to order works.—(1) Notwithstanding anything contained in any other law for the time being in force, it shall be lawful for the Council to order any work or improvement on a public road, as it considers necessary, to secure safety on such roads and the concerned department or the Local Authority or any other Authority or any other Agency and Corporation shall be bound to carry out such works or improvement within such time, as may be specified by the Council:

Provided that no order under this sub-section shall be issued in respect of any highway except with the prior notice/consultation of the National Highway Authority of the respective area appointed under the National Highway Authority Act.

- (2) It shall be the duty of every officer of the Government, Local Authority or any other Authority to act in aid of the Council in enforcing the orders under sub-section (1).
- 15. Power to recover cost.ô If any person on whom a written order is served under sub-section (1) of section 13, refuses or fails to comply with the order, the Council may take such action as to prevent danger and ensure safety to the public and may recover the cost with legitimate interest thereof from such person.
- 16. Amounts recoverable as arrear of land revenue.ô Any amount recoverable under this Act shall, without prejudice to any other mode of recovery, shall be recoverable as an arrear of land revenue in the same manner, as provided under the Jammu and Kashmir Land Revenue Act, 1996.
- 17. Delegation of powers.ô The Council may, with the previous approval of the Government by general or special order, and subject to such conditions which it may think necessary delegate to the Lead Agency, Road Safety Commissioner or the District Road Safety Committee such of its powers and functions, as it may consider necessary, for the effective implementation of the road safety programme.

- 18. District Road Safety Committee.—(1) The Government may, by notification in the Government Gazette, constitute for each district a committee to be called, õthe District Road Safety Committeeö.
- (2) Every District Road Safety Committee shall consist of not more than nine members or any other member as may be nominated by the Government.
- (3) The District Road Safety Committee shall exercise such powers and perform such functions, as the Council may specify, from time to time.
- 19. *Staff.*—(1) The Council may, with prior approval of the Government, appoint such officers and staff as it deems necessary for the discharge of its functions under this Act.
- (2) The designation, method of appointment and other conditions of service of the staff shall be such, as may be prescribed.
- 20. *Expenses*.—All expenses of administration of the Fund including the salary and allowances of the staff and other employees shall be met from the Fund.
- 21. Accounts.ô The accounts of the Fund shall be maintained by the Transport Department in such manner, as may be prescribed.
- 22. Annual report.ô (1) The Council shall during each financial year, prepare in such form and at such time, as may be prescribed, an annual report giving a complete account of its activities of the previous year and submit such report to the Government.
- (2) The Government shall lay such report before the State Legislature, as soon as may be, after the receipt of the same.
- 23. Audit.—(1) The accounts of the Council shall be audited by the Accountant General.
- (2) The Council may carry out internal audit of the accounts every year by such officer as it thinks fit.

- (3) The accounts of the Council, as certified by the auditor, together with the audit report thereon shall be submitted to the Government along with the remarks thereon of the Council and the Government shall lay the same before the State Legislature.
- (4) The Council shall take such corrective steps as may be ordered by the Government on the basis of the report.

#### CHAPTER V

#### **Punishment and Penalty**

- 24. *Punishment*.ô (1) Whoever refuses or fails to comply with any order of the Council or the Road Safety Commissioner or any District Road Safety Committee under this Act, shall be punishable with imprisonment for a term of six months or with fine which may extend to Five Thousand Rupees or with both. In the case of continuing offence, a fine of rupees one thousand shall be imposed for each day for which the offence continues.
- (2) Whosoever, obstructs the State Road Safety Council, the Road Safety Commissioner, District Road Safety Committee or any officer of the Council or of the District Road Safety Committee or any person employed or engaged while discharging of the functions under this Act, shall be punishable with imprisonment for a term of maximum three years or with fine which may extend to rupees five thousand or with both.
- 25. Compounding of offences.—Any offences punishable under section 24 may, either before or after the institution of prosecution, shall be compounded by such officers or authorities and for such amount as the Government may, by notification in the Gazette, specify in this behalf.
- 26. Offences by the companies.ô Where an offence punishable under this Act has been committed at any time by a company, every person who at the time the offence has committed, was in-charge of, and was responsible to company for the conduct of its business shall

be deemed to be guilty of the offence and shall be liable to be proceeded against and punished accordingly:

Provided that where any offence under this Act has been committed by a company and it is proved that the commission of the offence is with the consent or connivance or is attributable to any neglect on the part of any Director, Manager, Secretary or other officer of the company shall be deemed to be guilty of that offence and shall be liable to be proceeded against and punished accordingly.

Explanation:—For the purpose of this sectionô

- (a) õcompanyö means anybody corporate and includes a firm or other association of individuals; and
- (b) õDirectorö in relation to a firm means the partner in the firm.

#### CHAPTER VI

#### Appeal, Revision and Review

27. Appeal.ô (1) Any person aggrieved by an order passed by any authority under this Act may within a period of thirty days from the date on which the decision was communicated to him, prefer an appeal before the Appellate Authority as may be appointed by the Government who shall be a person holding the post not below the rank of District Judge or has held the post as such:

Provided that the Appellate Authority may entertain the appeal after the expiry of said period of thirty days but not later than sixty days if it is satisfied that the appellant was prevented by sufficient cause from filing the appeal in time.

(2) After the receipt of any appeal under sub-section (1), the Appellate Authority shall, after giving the appellant an opportunity of being heard in the matter, dispose of the appeal as expeditiously as possible.

28. Revision.ô The Government may at any time, either on its own motion or on application made to it by the aggrieved person, call for the records of any proceeding under this Act which is pending before, or has been disposed off by an officer or an authority under the Act, for the purpose of satisfying himself as to the legality of the order passed in the said proceeding and may pass such order in relation thereto as thinks fit and proper, after giving an opportunity of being heard to the concerned.

#### CHAPTER VII

#### Miscellaneous

- 29. Members and employees of the Council to be the public servants.—All members and employees of the Council while acting or purporting to act under the provisions of this Act or any rule made thereunder shall be deemed to be public servants within the meaning of section 21 of the Ranbir Penal Code, Samvat 1989.
- 30. Protection of action taken in good faith.ô No suit, prosecution or other legal proceedings shall lie against the Council or any member or any employees of the Council thereof for anything, which is done in good faith or purported to be done in pursuance of this Act or the rules or regulations made thereunder.
- 31. Cognizance of offences.ô No court shall take cognizance of any offence punishable under this Act except on a report in writing constituting the facts of such offence, submitted with the prior permission of the Road Safety Commissioner.
- 32. Bar of jurisdiction of Civil Courts.—Save as otherwise expressly provided in this Act, no Civil Court shall entertain any suit or any other proceeding to set aside or modify or question the validity of any order or decision made or passed by any officer or authority under this Act or any rules made thereunder, or in respect of any other matters falling within its scope.

- 33. Power to give directions.ô For purpose of giving effect to the provisions of this Act, it shall be competent for the Government to issue such directions, as it may deem fit to any authority or officer or person under this Act, in the matter of policy.
- 34. *Power to make rules*.—(1) The Government may, by notification in the Government Gazette, make rules for the purpose of carrying out all or any provisions of this Act.
- (2) In particular and without prejudice to the generality of the foregoing power, such rules may provide for all or any of the following matters, namely :ô
  - (a) constitution of State Road Safety Council under section 3;
  - (b) functions to be performed by the State Road Safety Council under section 3;
  - (c) constitution of Lead Agency acts as Secretariat of State Road Safety Council under section 4;
  - (d) the manner and time for collection of cess under section 9;
  - (e) the manner in which the Fund shall be administered and utilized by the Council and Lead Agency under section 11 and section 12;
  - (f) powers with regard to the removal of cause of accident under section 13;
  - (g) the matter relating to the delegation of powers under section 17;
  - (h) constitution and function of the District Road Safety Committees under section 18;
  - (i) the designation, method of appointment and other conditions of service of the officers and staff of the Council under section 19;

- (j) the manner in which the accounts of the Fund to be maintained under section 21;
- (k) the form and time for preparation of annual report under section 22;
- (1) the matter relating to the compounding of offences under section 25; and
- (m) any other matter which is required to be, or may be, prescribed.
- (3) Every rule made under this Act shall, immediately after it is made, be laid before the Legislative Assembly of the State if it is in the session and if is not in session, in the session immediately following, for a total period of 14 days (fourteen days) which may be comprised of one session, or in two successive sessions, and if before the expiry of the session in which it is so laid or the session immediately following the Legislative Assembly agrees in making any modification in the rule or in the annulment of the rule, the rule shall from the date on which the modification or annulment is notified have effect only in such modified form or shall stand annulled as the case may be, so however, that any such modification or annulment shall be without prejudice to the validity of anything previously done under that rule.
- 35. Regulations.—(1) The Council shall have powers, subject to the provisions of this Act and rules made thereunder, to make regulations and bye-laws with the prior approval of the Government in respect of the procedure to be adopted by the Council, Lead Agency and the District Road Safety Committee for all or any of the matter required to be provided by regulations or by-laws under any of the provisions of this Act.
- (2) All regulations and by-laws made under sub-section (1) shall have effect upon their publications in the Government Gazette.
- 36. Power to remove difficulties.ô If any difficulty arises in giving effect to the provisions of this Act, the Government may, by

Provided that no such order shall be made under this section after the expiry of two years from the commencement of this Act.

37. Repeal and savings.—All rules, notifications, policies and orders corresponding to the provisions of the Jammu and Kashmir Road Safety Council Act, 2017 shall, in so far as they are inconsistent with any provision of this Act stand repealed.

(Sd.) ACHAL SETHI,

Special Secretary to Government, Department of Law, Justice and Parliamentary Affairs.



# THE JAMMU AND KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Sat., the 24th Feb., 2018/5th Phal., 1939. [No. 47-3

Separate paging is given to this part in order that it may be filed as a separate compilation.

#### **PART III**

Laws, Regulations and Rules passed thereunder.

### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Legislation Section)

Jammu, the 24th February, 2018.

The following Act as passed by the Jammu and Kashmir State Legislature received the assent of the Governor on 24th February, 2018 and is hereby published for general information :óó

# THE JAMMU AND KASHMIR LAND REVENUE (AMENDMENT) ACT, 2018

(Act No. VI of 2018)

[24th February, 2018.]

An Act to amend the Jammu and Kashmir Land Revenue Act, Samvat 1996.

- Be it enacted by the State Legislature in the Sixty-nineth Year of Republic of India as follows :óó
- 1. Short title and commencement.óó(1) This Act may be called the Jammu and Kashmir Land Revenue (Amendment) Act, 2018.
- (2) It shall come into force from the date of its publication in the Government Gazette.
- 2. Amendment in section 6, Act No. XII of Samvat 1996.6 In section 6 of the Jammu and Kashmir Land Revenue Act, Samvat 1996, for sub-section (2), the following shall be substituted, namely :66
  - õ(2) The Deputy Commissioner and the Additional Deputy Commissioner of a District shall be the Collector thereof; and a Sub-Divisional Magistrate, an Assistant Commissioner and a Tehsildar shall be an Assistant Collector of the First Class and a Naib-Tehsildar an Assistant Collector of the Second Class.ö

(Sd.) ACHAL SETHI,

Special Secretary to Government, Department of Law, Justice and Parliamentary Affairs.



### THE

# JAMMU AND KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Tue., the 27th Feb., 2018/8th Phal., 1939. [No. 47-4

Separate paging is given to this part in order that it may be filed as a separate compilation.

#### **PART III**

Laws, Regulations and Rules passed thereunder.

### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Legislation Section)

Jammu, the 27th February, 2018.

The following Act as passed by the Jammu and Kashmir State Legislature received the assent of the Governor on 27th February, 2018 and is hereby published for general information :óó

# THE JAMMU AND KASHMIR STATE COMMISSION FOR BACKWARD CLASSES (AMENDMENT) ACT, 2018.

(Act No. VII of 2018)

[27th February, 2018.]

An Act to amend the Jammu and Kashmir State Commission for Backward Classes Act, 1997.

- 1. Short title and commencement.óó(1) This Act may be called the Jammu and Kashmir State Commission for Backward Classes (Amendment) Act, 2018.
- (2) It shall come into force from the date of its publication in the Government Gazette.
- 2. Amendment of section 4, Act No. XII of 1997.66 In section 4 of the Jammu and Kashmir State Commission for Backward Classes Act, 1997, for sub-section (1), the following sub-sections shall be substituted, namely :66
  - $\tilde{o}(1)$  The Chairperson and every Member shall hold office for a term of five years from the date he/she assumes office;
  - (1A) Notwithstanding anything to the contrary contained in any order fixing term of office and conditions of service of Chairperson, and Members of the Commission, the Members including the Chairman who are holding these positions on the date of commencement of the Jammu and Kashmir State Commission for Backward Classes (Amendment) Act, 2018 shall have a tenure of five years from the date he/she assumed the officeö.

(Sd.) ACHAL SETHI,

Special Secretary to Government, Department of Law, Justice and Parliamentary Affairs.

**EXTRAORDINARY** 

REGD. NO. JK-33

### PART I-B

### Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

#### Notification

Jammu, the 10th January, 2018.

SRO-10.—In exercise of the powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat, 1989, the Government hereby appoint the following officers to be the Executive Magistrates of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within their respective territorial jurisdiction as may be assigned to them by District Magistrate, Reasi:—

S. No.	Name of the Officer	Designation and Place of Posting
	S/Shri	
1	Baldev Raj	LA, Naib-Tehsildar, Balmakote
2	Chain Singh	LA, Naib-Tehsildar, Gulabgarh

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,

Secretary to Government, Department of Law, Justice and Parliamentary Affairs.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Thu., the 11th Jan., 2018/21st Pausa, 1939. [No. 41-12

Separate paging is given to this part in order that it may be filed as a separate compilation.

## PART II-B

Notifications, Notices and Orders by Heads of Departments.

GOVERNMENT OF JAMMU AND KASHMIR,
DIRECTORATE OF RURAL DEVELOPMENT DEPARTMENT,
JAMMU.

Order No. 10-DRD of 2018

Dated 11-01-2018

In pursuance to sub-section (3) of section 4 of Jammu and Kashmir Panchayati Raj Act of 1989 amended up to 2016 and sub-rule (1-A) of rule 4 of Panchayati Raj Rules, 1996 amended up to 2016, the reservation of Panch Constituencies for Women, SC, ST is hereby determined as indicated in the Column VI and reservation of Sarpanch Constituencies for Women, SC, ST is hereby determined as indicated in Column VII of annexure enclosed with the order falling under the territorial jurisdiction of each Halqa Panchayat of District Kishtwar.

(Sd.) RAVINDER KUMAR BHAT, KAS,

Director,

Rural Development Department, Jammu.

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# Panchayat-wise reservation of Panch Constituencies and Sarpanch Halqa Panchayat for SC/ST and Women as per population Census 2011 in respect of District Kishtwar (Jammu)

# Annexure to Order No. 10 -DRD of 2018 dated 11-1-2018 Block Bounjwah, District Kishtwar

Name of District	Block No.	Block Name	No. and Name of Panchayat Halqa	No. and Name of Panch Constituency		Final Reservation of Panch SC/ST/ Women	Final Reservation of Sarpanch SC/ST/ Women
I	П	III	IV	V		VI	VII
Kishtwar	1	Bounjwah	P.H. 1 Binoon	P.C. I	Binoon	OPEN	WOMEN
				P.C.II	Broung	WOMEN	
				P.C.III	Chakroon-A	OPEN	
				P.C.IV	Chakroon-B	OPEN	
				P.C.V	Chanra/Patta Dal	WOMEN	
				P.C.VI	Zerwar	OPEN	
				P.C.VII	Mir Pora Zirwar	OPEN	
			P.H. 2 Jawalapur	P.C. I	Jawalapur	OPEN	OPEN
				P.C.II	Goweri	WOMEN	
				P.C.III	Thargam/Polarabad	OPEN	
				P.C.IV	Dharmoth	OPEN	

		P.C.V P.C.VI P.C.VII	Athwan Akhoon Mohallah Bhandwah/Mangasroo	WOMEN OPEN ST		No. 41-12]
P.H. 3	Kewa	P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII	Kewa Upper Kewa Lower Noor Gothi/Kuna/Pathan Mohalla Shareak/Pathroor Layaan Bhatipora/Chohan Mohalla/Galhoor	OPEN WOMEN OPEN OPEN ST WOMEN OPEN ST	OPEN	The J&K Govt. Gazette, 11th
P.H. 4	Kither	P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII	Butu Naki Panchle Kither Mashog Baloth Bakarwas Keri Sidkore Manoo Kanoo Doie Mohallah Kanoo	OPEN WOMEN ST ST ST WOMEN ST ST	ST WOMEN	Jan., 2018/21st Pausa,
P.H. 5	Mori	P.C. I P.C.II	Mori-A Mori-B	OPEN WOMEN	ST	1939. 3

 II	III		IV		V	VI	VII
				P.C.III	Grasel	ST	
				P.C.IV	Bataqhpora	OPEN	
				P.C.V	Banjoura	ST WOMEN	
				P.C.VI	Champli	ST	
				P.C.VII	Magasroo	ST	
		P.H. 6	Nali	P.C. I	Nali-A	OPEN	OPEN
				P.C.II	Nali-B	WOMEN	
				P.C.III	Hussainabad	OPEN	
				P.C.IV	Tiabad	OPEN	
				P.C.V	Dheri	WOMEN	
				P.C.VI	Pattan	OPEN	
				P.C.VII	Lali	OPEN	
		P.H. 7	Patnazi-A	P.C. I	Patnazi Proper	OPEN	WOME
				P.C.II	Tunta Sarpan	WOMEN	
				P.C.III	Bhawara	OPEN	
				P.C.IV	Ikhwa	ST	
				P.C.V	Naga Alnie	ST WOMEN	
				P.C.VI	Surunga Heven	ST	
				P.C.VII	Goro	OPEN	

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The J&K Govt. Gazette, 11th
Govt.
Gazette,
11th
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2018/21st Pausa,
Pausa,
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P.H. 8 Patnazi-B	P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI	Bisanwali Misley Gone Korar Budhar Naka Budher Lower Dhandal Paja	ST WOMEN OPEN ST ST WOMEN ST OPEN	ST
P.H. 9 Tipri	P.C. I P.C.II P.C.III P.C.IV P.C.VI P.C.VI	Tipri-A Tipri-B Naki Patshala-A Patshala-B Inderwal Haryana	OPEN ST WOMEN ST ST WOMEN SC ST	ST

VII	VI	V		IV	Ш	II	I
WOMEN	OPEN	Sarnoo	P.C. I	P.H. 1 Chichha	Dachhan	2	Kishtwar
	WOMEN	Kiyar Bungam	P.C.II				
	OPEN	Kiyar Hergam	P.C.III				
	OPEN	Gugar Kothan	P.C.IV				
	WOMEN	Hergam Chhicha	P.C.V				
	OPEN	Bun Gam Chicha	P.C.VI				
	OPEN	Gower	P.C.VII				
OPEN	OPEN	Janakpur Upper	P.C. I	P.H. 2 Janakpur			
	WOMEN	Makdum Mohalla	P.C.II				
	OPEN	Tantray Mohalla	P.C.III				
	OPEN	Parindo Hwergam	P.C.IV				
	WOMEN	Resri	P.C.V				
	OPEN	Trachna	P.C.VI				
	OPEN	Sirshi-A	P.C.VII				
OPEN	OPEN	Mir Mohalla	P.C. I	P.H. 3 Loharana-A			
	WOMEN	Masjid Mohalla	P.C.II				
	OPEN	Bhandari Mohalla	P.C.III				
	OPEN	Mukdam Mohalla	P.C.IV				
	WOMEN	Kansar Mohalla	P.C.V				

	P.C.VI P.C.VII	Loharna Masjid Mohalla-A	OPEN OPEN		No. 41-12]
P.H.4 Loharana-B	P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII	Gum Panjdhara-A Panjdhara-B Ananthnallah Chaterpal Honzer Honzer-A	OPEN WOMEN OPEN OPEN WOMEN OPEN OPEN	WOMEN	2] The J&K Govt. Gazette,
P.H. 5 Lopara-A	P.C. I P.C.II P.C.III P.C.IV P.C.VI P.C.VI	Bhardu Lovie Mohalla Najjar Mohalla Thathrie Trungie Khari - Pakhnu Loie Mohallah-A	OPEN WOMEN OPEN OPEN WOMEN OPEN OPEN	OPEN	11th Jan., 2018/21st
P.H. 6 Lopara-B	P.C.II P.C.III P.C.IV	Bhatpura-A Bhatpura-B Prangus Upper Prangus Lower	OPEN WOMEN OPEN OPEN	OPEN	Pausa, 1939. 7

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				P.C.V	Tunder	WOMEN	
				P.C.VI	Resri	OPEN	
				P.C.VII	Reasri-A	OPEN	
			P.H. 7 Sounder-A	P.C. I	Kibber Nallah	OPEN	WOMEN
				P.C.II	Kanser Mohalla-U	WOMEN	
				P.C.III	Kanser Mohalla-L	OPEN	
				P.C.IV	Nagdoor	OPEN	
				P.C.V	Kalnoo	WOMEN	
				P.C.VI	Noor Mohalla	OPEN	
				P.C.VII	Kalnoo-A	OPEN	
			P.H. 8 Sounder-B	P.C. I	Shiekh Mohalla	OPEN	OPEN
				P.C.II	Bungam	WOMEN	
				P.C.III	Wani Mohalla	OPEN	
				P.C.IV	Krussa	OPEN	
				P.C.V	Sagrna	WOMEN	
				P.C.VI	Shanger Mohalla	OPEN	
				P.C.VII	Bungam-A	OPEN	

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P.H.9 Sor	ınder-C	P.C. I	Ikhalla	OPEN	OPEN
		P.C.II	Pinjrari	WOMEN	
		P.C.III	Tandar Uppper	OPEN	
		P.C.IV	Tandar Lower	OPEN	
		P.C.V	Karoor	WOMEN	
		P.C.VI	Sawarbati	OPEN	
		P.C.VII	Sheikh Mohalla	OPEN	

I	П	Ш	IV	7		V	VI	VII
Kishtwar	3	Drabshalla	P.H. 1	Balgran	P.C. I	Balgran	OPEN	WOMEN
					P.C.II	Pader	SC WOMEN	
					P.C.III	Dhanoo	ST	
					P.C.IV	Lango	SC	
					P.C.V	Sulda	ST WOMEN	
					P.C.VI	Donadi	ST	
					P.C.VII	Dhamota	OPEN	
			P.H. 2	Baroti	P.C. I	Bharoti-A	OPEN	OPEN
					P.C.II	Bharoti-B	WOMEN	
					P.C.III	Kalchanda-A	OPEN	
					P.C.IV	Kalchanda-B	OPEN	
					P.C.V	Chalasoo	WOMEN	
					P.C.VI	Dangrool	OPEN	
					P.C.VII	Chalasoo-B	OPEN	
			P.H.3 I	Shadat	P.C. I	Bhadat-A	OPEN	OPEN
			1.11.0	Jiiddat	P.C.II	Bhadat-B	WOMEN	OLLI
					P.C.III	Bhadat-C	SC	
					P.C.IV	Salna-A	OPEN	

	P.C.VI P.C.VII	Joshana Salana-C	OPEN OPEN		No. 41-12]
P.H.4 Bhutna Churyana	P.C.II P.C.III P.C.IV	Charyana Bhutna Lilaran Seegath	OPEN SC WOMEN OPEN ST	WOMEN	
	P.C.VI P.C.VII	Bhandera Plan Barwas	WOMEN OPEN OPEN		The J&K Govt. Gazette,
P.H. 5 Bugrana	P.C.II P.C.III P.C.IVI P.C.VI P.C.VI P.C.VII	Bugrana-A Bugrana-B Khankote Sirazi mohalla Aripura Kralpura Chitgadh	OPEN ST WOMEN ST OPEN SC WOMEN OPEN OPEN	OPEN	11th Jan., 2018/21st
P.H. 6 Chamoti	P.C. I P.C.II P.C.III P.C.IV	Chamoti-A Chamoti-B Bhunshroo Sewa-A	OPEN ST WOMEN OPEN ST	ST	Pausa, 1939. 11

I	II	Ш	IV		V	VI	VII
				P.C.V	Sewa-B	ST WOMEN	
				P.C.VI	Sewa-C	SC	
				P.C.VII	Dharsoo	ST	
			P.H.7 Dugga	P.C. I	Dugga-A	OPEN	WOME
				P.C.II	Dugga-B	WOMEN	
				P.C.III	Dhaloti	ST	
				P.C.IV	Drabshalla-A	OPEN	
				P.C.V	Drabshalla-B	WOMEN	
				P.C.VI	Shanderi	SC	
				P.C.VII	Chinal Seri	ST	
			P.H. 8 Ghan	P.C. I	Ghan-A	OPEN	OPEN
				P.C.II	Ghan-B	WOMEN	
				P.C.III	Ghan-C	OPEN	
				P.C.IV	Parahan	OPEN	
				P.C.V	Dori	WOMEN	
				P.C.VI	Narwar	ST	
				P.C.VII	Doori Lower	OPEN	

рцο	Haloor	P.C. I	Haloor-A	OPEN	OPEN	Z
F.11. 9	11a1001	P.C.II	Haloor-B	WOMEN	OFEN	0.4
		P.C.III	Akherhang-A	SC		No. 41-12]
		P.C.IV	Akherhang-B	OPEN .		2]
		P.C.IV	Kutaal-A	WOMEN		Th
						e J
		P.C.VI	Kutaal-B	OPEN		& K
		P.C.VII	Hiloor C	OPEN		The J&K Govt.
DII 10	TZ 1 A	DC I	TZ 1	CC.	WOMEN	Vt.
P.H. 10	Karool-A	P.C. I	Karool	SC	WOMEN	Gazette,
		P.C.II	Garie	SC WOMEN		zet
		P.C.III	Shakna	OPEN		te,
		P.C.IV	Dada-A	OPEN		11th
		P.C.V	Dada-B	WOMEN		1
		P.C.VI	Kahil	SC		Jan.,
		P.C.VII	Dada-C	OPEN		;, 2
						018
P.H. 11	Karool-B	P.C. I	Marwari-A	OPEN	OPEN	2018/21st
		P.C.II	Marwari-B	WOMEN		1
		P.C.III	Marwari-C	OPEN		Pau
		P.C.IV	Ladsa Upper	OPEN		Pausa,
		P.C.V	Ladsa Lower	WOMEN		1939.
		P.C.VI	Tandai	OPEN		39.
		P.C.VII	Marwari-D	OPEN		_
						13

I	II	III	IV		V	VI	VII
			P.H. 12 Karool-C	P.C. I	Dranji	OPEN	ST
				P.C.II	Angara-A	ST WOMEN	
				P.C.III	Angara-B	ST	
				P.C.IV	Dhinda Basti	ST	
				P.C.V	Hill Bhagran	ST WOMEN	
				P.C.VI	Par Bhagran	ST	
				P.C.VII	Par Bhagran	ST	
				P.C.VIII	Dogri Basti	ST WOMEN	
				P.C. IX	Hai-Gamra	OPEN	
			P.H. 13 Khori	P.C. I	Khori-A	OPEN	WOMEN
				P.C.II	Khori-B	WOMEN	
				P.C.III	Lass-A	OPEN	
				P.C.IV	Lass-B	OPEN	
				P.C.V	Dhar-A	WOMEN	
				P.C.VI	Dhar-B	OPEN	
				P.C.VII	Lass-C	OPEN	
			P.H. 14 Kukerwa	s P.C. I	Kukerwas	OPEN	OPEN
				P.C.II	Nejo-A	SC WOMEN	
				P.C.III	Nejo-B	OPEN	

		P.C.IV P.C.V P.C.VI P.C.VII	Kanwar Gudh Minder Kerni	OPEN WOMEN OPEN ST		No. 41-12] 7
P.H. 15	Loundri	P.C. I P.C.II	Loundri Hamera	OPEN ST WOMEN	OPEN	The J&K Govt.
		P.C.III P.C.IV P.C.V	Chiryana Sharoti-A Sharoti-B	OPEN OPEN WOMEN		
		P.C.VI P.C.VII	Halal Naki	OPEN ST		Gazette, 11th
P.H. 16	Pora Chandali	P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI	Bunpora Upperpora Lowerpora Proper Chandali Lower Chandali Nalla Chandali Nalla Chandali Upper	ST WOMEN ST OPEN ST WOMEN ST ST	ST WOMEN	h Jan., 2018/21st Pausa,
P.H. 17	Sangana	P.C.I P.C.II	Sangana-A Sangana-B	OPEN WOMEN	OPEN	1939. 15

VII	VI	V		IV		Ш	П	I 
	OPEN	Pershmulla	P.C.III					
	OPEN	Malai	P.C.IV					
	WOMEN	Nagbhatna-A	P.C.V					
	OPEN	Nagbhatna-B	P.C.VI					
	OPEN	Hornal	P.C.VII					
OPEN	OPEN	Ohli-A	P.C. I	Shandri	P.H. 18			
	ST WOMEN	Ohli-B	P.C.II					
	OPEN	Bhatkote-A	P.C.III					
	OPEN	Bhatkote-B	P.C.IV					
	SC WOMEN	Bhatkote-C	P.C.V					
	OPEN	Haddar-A	P.C.VI					
	OPEN	Haddar-B	P.C.VII					
	WOMEN	Shandri	P.C.VIII					
	OPEN	Ohli-C	P.C. IX					
WOME	OPEN	Lonepora	P.C. I	Tatani	P.H. 19			
	WOMEN	Yasinabad	P.C.II					
	OPEN	Thaker Mohalla	P.C.III					
	OPEN	Proper Titani	P.C.IV					

P.C.VI Dharbanger ST P.C.VII Horra OPEN P.C.VIII Paykal WOMEN P.C. IX Hora Lower OPEN	P.C.V	Tear Gowari	WOMEN
P.C.VIII Paykal WOMEN	P.C.VI	Dharbanger	ST
	P.C.VII	Horra	OPEN
P.C. IX Hora Lower OPEN	P.C.VIII	Paykal	WOMEN
	P.C. IX	Hora Lower	OPEN

I	П	III		IV		V	VI	VII
Kishtwar	4	Inderwal	P.H. 1	Chatroo	P.C. I	Sumanvas	OPEN	WOMEN
				Lower-A	P.C.II	Maliknar-A	WOMEN	
					P.C.III	Maliknar-B	OPEN	
					P.C.IV	Zaidar	OPEN	
					P.C.V	Wanipura	WOMEN	
					P.C.VI	Chhatroo	OPEN	
					P.C.VII	Wanipora-A	OPEN	
			P.H. 2	Chatroo	P.C. I	Udil Gujran-A	ST	ST
				Lower-B	P.C.II	Udil Gujran-B	ST WOMEN	
					P.C.III	Batwari-A Murmulla	ST	
					P.C.IV	Batwari-B	ST	
					P.C.V	Kuhli Pura	ST WOMEN	
					P.C.VI	Urigad	ST	
					P.C.VII	Marmulla	OPEN	
			P.H. 3	Chatroo	P.C. I	Shiekhpura	OPEN	OPEN
				Lower-C	P.C.II	Bumal Pura	ST WOMEN	
					P.C.III	Banipura	ST	
					P.C.IV	Titwan	OPEN	

		P.C.VI P.C.VII	Kasampura Aripura Gugrari/Banjar	ST WOMEN SC SC		No. 41-12]
P.H. 4	Chatroo- Upper	P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII P.C.VIII P.C.IX P.C.X P.C.XI	Thalwal Muller Hawal Damber-A Damber-B Dillar-A Dillar-B Marh Zaella Dicher Hawal-A	OPEN WOMEN OPEN OPEN WOMEN OPEN OPEN ST WOMEN ST ST WOMEN	WOMEN	The J&K Govt. Gazette, 11th Jan., 2
P.H. 5	Chingam-A	P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII	Narian Kandwar Shangam Butgam-A Mundil Bonda Sheikhpora	OPEN ST WOMEN OPEN OPEN ST WOMEN ST ST	OPEN	Jan., 2018/21st Pausa, 1939. 19

I	II	Ш	IV		V	VI	VII
			P.H. 6 Chingam-B	P.C. I	Parna	OPEN	OPEN
				P.C.II	Parna	WOMEN	
				P.C.III	Kharpora	OPEN	
				P.C.IV	Phalgowar-A	ST	
				P.C.V	Phalgowar-B	ST WOMEN	
				P.C.VI	Khawara	OPEN	
				P.C.VII	Gratmandoo	OPEN	
			P.H. 7 Chingam-C	P.C. I	Thana	SC	WOMEN
				P.C.II	Kotorna	WOMEN	
				P.C.III	Bachain	OPEN	
				P.C.IV	Petgam	OPEN	
				P.C.V	Galwanpura	WOMEN	
				P.C.VI	Watsir	OPEN	
				P.C.VII	Thana-A	OPEN	
			P.H. 8 Inderwal-A	P.C. I	Passerkot	OPEN	OPEN
				P.C.II	Wani Mohalla	WOMEN	
				P.C.III	Naidgam-A	ST	
				P.C.IV	Naidgam-B	ST	

P.H. 9	Inderwal-B	P.C.V P.C.VI P.C.II P.C.II P.C.IV P.C.V P.C.VI P.C.VI	Buttpura Sewa Malikpora  Vohal Rahal Numberdar Mohalla Kralpura Bagpura Kalamsoie Kharyain	WOMEN OPEN OPEN WOMEN OPEN WOMEN ST OPEN	OPEN	No. 41-12] The J&K Govt. Gazette, 11th
P.H. 10	Inderwal-C	P.C. I P.C.II P.C.IV P.C.V P.C.VI P.C.VI	Padanwag Worrrnar Reshi Pura Khar Pura Shiekh Pura Dwather (Kidroo) Dwather-A	SUB-JUDICE		1th Jan., 2018/21st Pausa, 1939. 21

I	П	Ш	IV		V	VI	VII
Kishtwar	5	Kishtwar	P.H. 1 B-Town -I	P.C. I	Panditgam-A	OPEN	WOMEN
				P.C.II	Panditgam-B	WOMEN	
				P.C.III	Zewar	OPEN	
				P.C.IV	Wazagwari	OPEN	
				P.C.V	Tonggwari	WOMEN	
				P.C.VI	semna	OPEN	
				P.C.VII	Tonggwari-A	OPEN	
			P.H. 2 B-Town-II	P.C. I	B -Town -II-A	OPEN	OPEN
				P.C.II	B-Town-II-B	WOMEN	
				P.C.III	B-Town-II-C	OPEN	
				P.C.IV	B -Town -II-D	OPEN	
				P.C.V	B-Town-II-E	WOMEN	
				P.C.VI	B -Town -II-F	OPEN	
				P.C.VII	B-Town-II-G	OPEN	
			P.H. 3 Hadyal	P.C. I	Hidyal-A	OPEN	OPEN
				P.C.II	Hidyal-B	SC WOMEN	
				P.C.III	Hidyal-C	OPEN	
				P.C.IV	Hidyal-D	OPEN	

		P.C.V	Hidyal-E	WOMEN		Z
		P.C.VI	Hidyal-F	OPEN		No. 41-12]
		P.C.VII	Hidyal-G	OPEN		[ <del>-</del> 12
		P.C.VIII	Hidyal-H	WOMEN		
		P.C.IX	Hidyal-I	OPEN	ļ	The
						J&
P.H. 4	Lach	P.C. I	Huller-A	OPEN	WOMEN	J&K Govt.
	Dayaram-A	P.C.II	Huller-B	WOMEN	İ	J01
		P.C.III	Huller-C	OPEN		
		P.C.IV	Huller-D	OPEN		Gazette,
		P.C.V	Pohi Kalan	WOMEN		ette
		P.C.VI	Hanjola	OPEN		
		P.C.VII	Huller-E	OPEN		1th
						Jan.,
P.H. 5	Lach	P.C. I	Badrna-A	OPEN	OPEN	
	Dayaram-B	P.C.II	Badrna-B	WOMEN		201
		P.C.III	Pohi Khurd-A	OPEN		8/2
		P.C.IV	Pohi Khurd-B	OPEN		2018/21st
		P.C.V	Zellna-A	WOMEN		Ρį
		P.C.VI	Zellna-B	OPEN		Pausa,
		P.C.VII	Lower Bandrana	OPEN		a, 1
						1939.
P.H. 6	Lachkhazana	P.C. I	Lachkhazana-A	OPEN	OPEN	
		P.C.II	Lachkhazana-B	WOMEN		23

VII	VI	V		IV		Ш	П	I
	SC	Lachkhazana-C	P.C.III					
	SC	Lachkhazana-D	P.C.IV					
	WOMEN	Lachkhazana-E	P.C.V					
	OPEN	Lachkhazana-F	P.C.VI					
	OPEN	Lachkhazana-G	P.C.VII					
	SC WOMEN	Lachkhazana-H	P.C.VIII					
	OPEN	Lachkhazana-I	P.C.IX					
WOME	OPEN	Matta-A	P.C. I	Matta-A	P.H. 7			
	WOMEN	Matta-B	P.C.II					
	OPEN	Matta-C	P.C.III					
	OPEN	Matta-D	P.C.IV					
	WOMEN	Matta-E	P.C.V					
	SC	Matta-F	P.C.VI					
	OPEN	Matta-G	P.C.VII					
OPEN	OPEN	Matta-B-I	P.C. I	Matta-B	P.H. 8			
	WOMEN	Matta-B-II	P.C.II					
	OPEN	Matta-B-III	P.C.III					
	SC	Matta-B-IV	P.C.IV					

	P.C.VI P.C.VII	Matta-B-V Matta-B-VI Matta-B-VII	SC WOMEN OPEN SC	No. 41-12]
P.H.9 Poo	P.C. I P.C. II P.C. III P.C. IV P.C. VI P.C. VI P.C. VI	Kundhali Braman Mohalla-A Braman Mohalla-B Hatta-A SC Basti Hatta-B Hatta-C	OPEN WOMEN OPEN WOMEN OPEN OPEN	The J&K Govt. Gazette, 1 OPEN
P.H. 10 Poc	chhal-A-2 P.C. I P.C.II P.C.III P.C.IV P.C.VI P.C.VII	Machgadhi Seeran Harijan Basti Thaniwalgam Maligam Giri Mohalla Serain-A	OPEN WOMEN SC OPEN WOMEN OPEN OPEN	11th Jan., 2018/21st Pausa, WOMEN
P.H. 11 Poc	chhal-B-1 P.C. I P.C.II P.C.III	Sangrambhatta-A Sangrambhatta-B Sangrambhatta-C	OPEN WOMEN OPEN	OPEN 25

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I	П	Ш	IV		V	VI	VII
				P.C.IV P.C.V P.C.VI P.C.VII	Dugga Berwar Sangram Bhatta-D Sangram Bhatta-E	OPEN WOMEN OPEN OPEN	
			P.H. 12 Pochhal-B-2	P.C. I P.C.II P.C.IV P.C.V P.C.VI P.C.VII	Kundhali Kamalpora Berwar Lower Malikpora Lonepora Banjwar Upper Banjwar	OPEN WOMEN OPEN OPEN WOMEN OPEN OPEN	OPEN

Kishtwar	6	Marwah	P.H. 1	Changer	P.C. I	Changer Upper-A	OPEN	WOMEN	No
					P.C.II	Changer Upper-B	WOMEN		4.
					P.C.III	Changer Upper-C	OPEN		No. 41-12]
					P.C.IV	Bungam-A	OPEN		
					P.C.V	Bungam-B	WOMEN		The
					P.C.VI	Rard	OPEN		J&K
					P.C.VII	Rad II	OPEN		K C
									Govt.
			P.H. 2	Dehrna	P.C. I	Dehrna-A	OPEN	OPEN	G
					P.C.II	Dehrna-B	WOMEN		Gazette,
					P.C.III	Dehrna-C	OPEN		tte,
					P.C.IV	Buttpor	OPEN		11th
					P.C.V	Mancha-A	WOMEN		İ
					P.C.VI	Mancha-B	OPEN		Jan.,
					P.C.VII	Dehrana-D	OPEN		
									)18/
			P.H. 3	Hanzal	P.C. I	Hanzal-A	OPEN	OPEN	2018/21st
					P.C.II	Hanzal-B	WOMEN		İ
					P.C.III	Hatheri	OPEN		Pausa,
					P.C.IV	Gumri	OPEN		
					P.C.V	Dorpath-A	WOMEN		1939.
					P.C.VI	Dorpath-B	OPEN		9.
					P.C.VII	Hanzal-C	OPEN		27

I	П	III		IV		V	VI	VII
			P.H. 4	Nowpachi-A	P.C. I	Nowpachi-A	OPEN	WOMEN
					P.C.II	Nowpachi-B	WOMEN	
					P.C.III	Nowpachi-C	OPEN	
					P.C.IV	Nowpachi-D	OPEN	
					P.C.V	Nowpachi-E	WOMEN	
					P.C.VI	Nowpachi-F	OPEN	
					P.C.VII	Nowpachi-G	OPEN	
					P.C.VIII	Nowpachi-H	WOMEN	
					P.C.IX	Nowpachi-I	OPEN	
			P.H. 5	Nowpachi-B	P.C. I	Passer	OPEN	OPEN
					P.C.II	Astangam-A	WOMEN	
					P.C.III	Astangam-B	OPEN	
					P.C.IV	Nowgam-A	OPEN	
					P.C.V	Nowgam-B	WOMEN	
					P.C.VI	Dharie	OPEN	
					P.C.VII	Dharie-A	OPEN	
			P.H. 6	Pathgam	P.C. I	Pathgam-A	OPEN	OPEN
				C	P.C.II	Pathgam-B	WOMEN	

	P.C.III P.C.IV P.C.V P.C.VI	Pathgam-C Pathgam-D Bhatta Richal Pathgam-E	OPEN OPEN WOMEN OPEN OPEN	No. 41-12] The J
P.H.7 Qaderna-A	P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII	Manjgam-A Manjgam-B Bungam-A Bungam-B Bungam-C Nikwani Malik Mohallah	OPEN WOMEN OPEN OPEN WOMEN OPEN OPEN	WOMEN WOMEN
P.H. 8 Qaderna-B	P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII	Hamdando Taksaran Qaderna Hergam-A Hergam-B Haji Mohalla Hergam-C	OPEN WOMEN OPEN OPEN OPEN OPEN OPEN	The J&K Govt. Gazette, 11th Jan., 2018/21st Pausa, 1939.  WOMEN  OPEN  OPEN
P.H.9 Ranaie-A	P.C. I P.C.II	Anjer-A Anjer-B	OPEN WOMEN	OPEN 39

I	П	III	IV		V	VI	VII
				P.C.III	Guranter-A	OPEN	
				P.C.IV	Guranter-B	OPEN	
				P.C.V	Gujjer Basti	WOMEN	
				P.C.VI	Mathwan	OPEN	
				P.C.VII	Anjar-C	OPEN	
			P.H. 10 Ranaie-I	P.C. I	Zaban-A	OPEN	WOMEN
				P.C.II	Zaban-B	WOMEN	
				P.C.III	Dund	OPEN	
				P.C.IV	Shishlan	OPEN	
				P.C.V	Sudar-A	WOMEN	
				P.C.VI	Sudar-B	OPEN	
				P.C.VII	Methwan-II	OPEN	
			P.H. 11 Tiller	P.C. I	Tiller-A	OPEN	OPEN
				P.C.II	Tiller-B	WOMEN	
				P.C.III	Tiller-C	OPEN	
				P.C.IV	Tiller-D	OPEN	
				P.C.V	Hyhan-A	WOMEN	
				P.C.VI	Hyhan-B	OPEN	
				P.C.VII	Tiller-E	OPEN	

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P.H. 12	Yourdoo	P.C. I	Saterwager	OPEN	OPEN
		P.C.II	Kachpath	WOMEN	
		P.C.III	Manzgam-A	OPEN	
		P.C.IV	Manzgam-B	OPEN	
		P.C.V	Appan	WOMEN	
		P.C.VI	Hagwag	OPEN	
		P.C.VII	Nabbar	OPEN	

Kishtwar 7 Mugalmaidan P.H. 1 Bhata P.C. I Seri OPEN	ST WOMEN
P.C.II Gowarian WOMEN	
P.C.III Bhata-A ST	
P.C.IV Bhata-B ST	
P.C.V Bhata-C ST WOMEN	
P.C.VI Bhata-D OPEN	
P.C.VII Gwarian-B OPEN	
P.H. 2 Dadpeth P.C. I Khanpura OPEN	OPEN
P.C.II Chakerpora WOMEN	
P.C.III Matoopura OPEN	
P.C.IV Mattopora-A OPEN	
P.C.V Waithana-A WOMEN	
P.C.VI Waithana-B OPEN	
P.C.VII Pandit Gam OPEN	
P.H. 3 Drubeel P.C. I Hirkhani OPEN	OPEN
P.C.II Nanthal WOMEN	
P.C.III Uaid OPEN	
P.C.IV Drubeel Upper OPEN	

	P.C.VI P.C.VII P.C.VIII P.C.IX	Drubeel Lower Kwath Wani Moh. Ganie Moh. Kwath-B	WOMEN OPEN WOMEN OPEN		No. 41-12] The J
Р.Н. 4 Но	P.C. I P.C.II P.C.III P.C.IV P.C.VI P.C.VII	Chanseri Harnie Gowarain Dar Mohalla Horna Khandole Bhagian	OPEN WOMEN OPEN WOMEN OPEN OPEN	WOMEN	J&K Govt. Gazette, 11th
P.H. 5 Ku	uchhal-A P.C. I P.C.II P.C.III P.C.IV P.C.VI P.C.VI	Shiekhpora Ganie Moahalla Buttpora Kuchhal Upper Kuchhal Lower Rain Mohalla Khunti Mohalla	OPEN WOMEN OPEN WOMEN OPEN OPEN	OPEN	Jan., 2018/21st Pausa, 1939.
P.H. 6 Ku	uchhal-B P.C. I P.C.II	Mir Moahalla Hukwas	OPEN WOMEN	OPEN	39. 33

I	П	Ш	III IV V		V	VI	VII
				P.C.III	Wani Mohalla	OPEN	
				P.C.IV	Kandwar	OPEN	
				P.C.V	Hurmulla	WOMEN	
				P.C.VI	Noon Palan/Major	ST	
				P.C.VII	Sheikh Mohalla	OPEN	
			P.H. 7 Kuchhal-C	P.C. I	Sambool	OPEN	WOMEN
				P.C.II	Kundalla	WOMEN	
				P.C.III	Chatran	OPEN	
				P.C.IV	Didwar	OPEN	
				P.C.V	Basha	WOMEN	
				P.C.VI	Kundka	OPEN	
				P.C.VII	Basha-B	OPEN	
			P.H. 8 Loiedhar-A	P.C. I	Watna	SC	OPEN
				P.C.II	Gawari	WOMEN	
				P.C.III	Gwanmarh	OPEN	
				P.C.IV	Dhar	OPEN	
				P.C.V	Loie	WOMEN	
				P.C.VI	Mein	OPEN	
				P.C.VII	Mein-B	OPEN	

P.H. 9	Loiedhar-B	P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII	Shiekh Mohalla Malikpora Danger Mohalla Thalaran Kurya-A Kurya-B Kurya-C	OPEN WOMEN OPEN OPEN WOMEN OPEN OPEN	OPEN	No. 41-12] The J&K Gov
P.H. 10	Mulchitar	P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII	Shah Mohalla Dharwal Mohalla Shiv Mandir Mohalla Shan Mohalla Gugnar Butt Mohalla Hangerna	OPEN WOMEN OPEN WOMEN OPEN OPEN	WOMEN	The J&K Govt. Gazette, 11th Jan., 2018/21st
P.H. 11	Rehalthal	P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII	Rahal Thal North Khwajgam Thal South Neera Nicha Chichhi Mohalla	OPEN ST WOMEN OPEN ST WOMEN ST ST	OPEN	8/21st Pausa, 1939. 35

I	П	III		IV		V	VI	VII
			P.H. 12	Sigdi-A	P.C. I	Barnari	ST	ST
					P.C.II	Balana-A	ST WOMEN	
					P.C.III	Balana-B	ST	
					P.C.IV	Balana-C	ST	
					P.C.V	Nazla-A	WOMEN	
					P.C.VI	Nazla-B	OPEN	
					P.C.VII	Balana-D	ST	
			P.H. 13	Sigdi-B 1	P.C. I	Markhal	OPEN	WOMEN
					P.C.II	Sigdi	WOMEN	
					P.C.III	Supni	OPEN	
					P.C.IV	Palgam-A	OPEN	
					P.C.V	Gugarnar	ST WOMEN	
					P.C.VI	Palgam - B	OPEN	
					P.C.VII	Hatikha	OPEN	
			P.H. 14	Sigdi-B 2	P.C. I	Mughal Madan	OPEN	OPEN
					P.C.II	Kakarwagan	ST WOMEN	
					P.C.III	Gaurin Mar	ST	
					P.C.IV	Shree	OPEN	

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1939.

	P.C.V	Mulwar	ST WOMEN	
	P.C.VI	Zubkul	OPEN	
	P.C.VII	Pahalkala	OPEN	
P.H. 15 Tagood	P.C. I	Dourigam	OPEN (	OPEN
	P.C.II	Bungam	WOMEN	
	P.C.III	Manzgam	OPEN	
	P.C.IV	Jafferna	OPEN	
	P.C.V	Kandna	WOMEN	
	P.C.VI	Ganga	OPEN	
	P.C.VII	Basdevna	OPEN	
	P.C.VIII	Gunderna	WOMEN	
	P.C.IX	Heya	OPEN	

VII	VI	V		IV	Ш	П	I
WOMEN	OPEN	Saya	P.C. I	P.H. 1 Bhagna-A	Nagsani	8	Kishtwar
	WOMEN	Bhagna-A	P.C.II				
	OPEN	Bhagna-B	P.C.III				
	OPEN	Bhagna-C	P.C.IV				
	WOMEN	Bhagna-D	P.C.V				
	OPEN	Chandana	P.C.VI				
	OPEN	Bhagna-E	P.C.VII				
OPEN	OPEN	Cherol-A	P.C. I	P.H. 2 Bhagna-B			
	WOMEN	Cherol-B	P.C.II				
	OPEN	Dharbi	P.C.III				
	OPEN	Rashgowari	P.C.IV				
	ST WOMEN	Noos-A	P.C.V				
	ST	Noos-B	P.C.VI				
	OPEN	Cherol-C	P.C.VII				
OPEN	OPEN	Padyarana	P.C. I	P.H. 3 Bhagna-C			
	SC WOMEN	Ohli	P.C.II				
	ST	Gujjer Basti	P.C.III				
	OPEN	Lower Bidda	P.C.IV				

	P.C.VI P.C.VII	Champli (Hola) Gorna Lonepora	ST WOMEN ST OPEN		No. 41-12]
P.H. 4 Bhat	ttan-Dimji P.C. I P.C.II P.C.III P.C.IV P.C.VI P.C.VII	Bhattan-A Bhattan-B Dimji Dichhla-A Dichhla-B Dichhla-C Seeri-A	OPEN WOMEN OPEN WOMEN OPEN OPEN	WOMEN	The J&K Govt. Gazette,
P.H. 5 Cher	P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII	Shar Dhaban Chhichwara Dimsel Bronth Dandna Bhatta	ST WOMEN OPEN ST ST WOMEN OPEN OPEN	OPEN	11th Jan., 2018/21st Pausa,
P.H. 6 Chh	ichha P.C. I P.C.II P.C.III	Chhichha-A Chhichha-B Chhichha-C	ST ST WOMEN ST	ST	ւ, 1939. 39

 II	III 	IV	<i>.</i>		V 	VI VII	
				P.C.IV	Chhichha-D	ST	
				P.C.V	Chhichha-E	ST WOMEN	
				P.C.VI	Chhichha-F	ST	
				P.C.VII	Chhichha-G	ST	
		P.H.7 I	Dool-A	P.C. I	Nagool	OPEN	WOMEN
				P.C.II	Mirul	ST WOMEN	
				P.C.III	Draba	OPEN	
				P.C.IV	Gamas	OPEN	
				P.C.V	Dassa Gowari	SC WOMEN	
				P.C.VI	Malpora	OPEN	
				P.C.VII	Malikpora	OPEN	
		P.H. 8 I	Dool-B	P.C. I	Dhobipora	OPEN	OPEN
				P.C.II	Ahangerpora	WOMEN	
				P.C.III	Sirbhata	OPEN	
				P.C.IV	Kralpora	OPEN	
				P.C.V	Buttpora	WOMEN	
				P.C.VI	Mainganpura	OPEN	
				P.C.VII	Khanpora	OPEN	

P.H. 9	Galhar	P.C. I P.C.II P.C.IV P.C.V P.C.VI P.C.VI	Galhar-A Galhar-B Galhar-C Galhar-D Chinganana-A Chinganana-B Chinganana-C	OPEN WOMEN OPEN WOMEN OPEN OPEN	OPEN	No. 41-12] The J&K Gov
P.H. 10	Kewar	P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII	Arzi Chandri Kewar-A Kewar-B Nagra-A Nagra-B Kasanpora	OPEN ST WOMEN ST OPEN ST WOMEN ST ST	ST WOMEN	J&K Govt. Gazette, 11th Jan., 201
P.H. 11	Piyas	P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII	Piyas-A Piyas-B Piyas-C Pathernaki Keroo-A Keroo-B Khanpora	ST WOMEN ST ST ST WOMEN ST ST	ST	2018/21st Pausa, 1939. 41

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			P.H. 12 Sumna Bhata	P.C. I	Sumna-A	OPEN	OPEN
				P.C.II	Sumna-B	WOMEN	
				P.C.III	Sumna-C	OPEN	
				P.C.IV	Ajna-A	OPEN	
				P.C.V	Ajna-B	WOMEN	
				P.C.VI	Ajna-C	ST	
				P.C.VII	Ajna-D	OPEN	

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Kis	shtwar	9	Padder	P.H. 1	Affani	P.C. I	Affani-A	OPEN	WOMEN
						P.C.II	Affani-B	WOMEN	
						P.C.III	Affani-C	OPEN	
						P.C.IV	Affani-D	OPEN	
						P.C.V	Affani-E	WOMEN	
						P.C.VI	Layee	OPEN	
						P.C.VII	Affani G	OPEN	
				P.H. 2	Atholi	P.C. I	Atholi-A	OPEN	OPEN
						P.C.II	Atholi-B	WOMEN	
						P.C.III	Atholi-C	OPEN	
						P.C.IV	Atholi-D	OPEN	
						P.C.V	Atholi-E	WOMEN	
						P.C.VI	Atholi-F	OPEN	
						P.C.VII	Atholi-G	OPEN	
				P.H. 3	Gulabgarh	P.C. I	Gulabgarh-A	SC	OPEN
						P.C.II	Gulabgarh-B	SC WOMEN	
						P.C.III	Gulabgarh-C	OPEN	
						P.C.IV	Gulabgarh-D	OPEN	
						P.C.V	Matti-A	WOMEN	
						P.C.VI	Matti-B	OPEN	
						P.C.VII	Loundi-A	OPEN	

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				P.C.VIII	Loundi-B	WOMEN	
				P.C.IX	Loundi -C	OPEN	
			P.H. 4 Ishatyari	P.C. I	Ishatyari-A	OPEN	WOMEN
				P.C.II	Ishatyari-B	WOMEN	
				P.C.III	Ishatyari-C	OPEN	
				P.C.IV	Ganjwas-A	OPEN	
				P.C.V	Ganjwas-B	WOMEN	
				P.C.VI	Ganjwas-C	OPEN	
				P.C.VII	Ishtiyari -D	OPEN	
			P.H. 5 Jar	P.C. I	Jar-A	OPEN	OPEN
				P.C.II	Jar-B	WOMEN	
				P.C.III	Kadial	OPEN	
				P.C.IV	Kidroo	OPEN	
				P.C.V	Sajar-A	WOMEN	
				P.C.VI	Sajjar-B	OPEN	
				P.C.VII	Kadhail-B	OPEN	
			P.H. 6 Kundal	P.C. I	Kundal-A	OPEN	OPEN
				P.C.II	Kundal-B	WOMEN	

P.	?.H.7 I	Ligri	P.C.III P.C.IV P.C.VI P.C.VI P.C.II P.C.II P.C.III P.C.III P.C.IVI P.C.VI P.C.VI P.C.VI P.C.VII P.C.VII P.C.VII P.C.VIII P.C.VIII P.C.VIII	Kundal-C Kundal-D Laddar-A Laddar-B Kundal-E  Ligri-A Ligri-B Ligri-C Ligri-D Ligri-E Ligri-F Ligri-G Pandail Ligri-I	OPEN OPEN WOMEN OPEN SC OPEN WOMEN OPEN OPEN WOMEN OPEN OPEN OPEN WOMEN OPEN OPEN WOMEN OPEN	WOMEN	No. 41-12] The J&K Govt. Gazette, 11th Jan., 2018/21st
P.	P.H. 8 I	Massu	P.C.I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VI	Massu-A Massu-B Massu-C Garh-A Garh-B Garh-C Garh-D	OPEN WOMEN OPEN OPEN WOMEN OPEN OPEN	OPEN	8/21st Pausa, 1939. 45

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				P.C.	VIII Garh-E	WOMEN	
				P.C.	X Massu-D	OPEN	
			P.H. 9 N	Muchail P.C.	I Muchail	OPEN	OPEN
				P.C.	II Homari	WOMEN	
				P.C.	III Chasoti	OPEN	
				P.C.I	V Hangoo	ST	
				P.C.	V Lussani	ST WOMEN	
				P.C.	VI Suncham	ST	
				P.C.	VII Lussani-A	ST	
			P.H. 10 P	Palali P.C.	I Palali-A	OPEN	WOME
				P.C.	II Palali-B	WOMEN	
				P.C.	III Palali-C	SC	
				P.C.I	V Hakoo-A	OPEN	
				P.C.	V Hakoo-B	WOMEN	
				P.C.	VI Move	OPEN	
				P.C.	VII Hakoo-C	OPEN	
			P.H. 11 S	Sohal P.C.	I Sohal-A	OPEN	OPEN
				P.C.	II Sohal-B	WOMEN	

	P.C.III P.C.IV P.C.VI P.C.VII	Kaban-A Kaban-B Ongai-A Ongai-B Sohal -C	ST ST WOMEN SC OPEN	
P.H. 12 Thun	P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII	Batwas-A Batwas-B Chug Muthal Thun-A Thun-B Chug-A	OPEN WOMEN SC OPEN ST WOMEN ST OPEN	OPEN
P.H. 13 Tihari	P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII	Tihari-A Tihari-B Tihari-C Chiatto-A Chiatto-B Chiatto-C Tiyari-D	OPEN WOMEN OPEN OPEN WOMEN OPEN OPEN	WOMEN

		III					IV	V		VI	VII
Kishtwar	10	Palmar	P.H. 1	Palmar Lower-A	P.C. I	Razna	OPEN	WOMEN			
					P.C.II	Hatna	WOMEN				
					P.C.III	Rakna	OPEN				
					P.C.IV	Lower Razna	OPEN				
					P.C.V	Sonabati	WOMEN				
					P.C.VI	Chewar	OPEN				
					P.C.VII	Rakna-A	OPEN				
			P.H. 2	Palmar Lower-B	P.C. I	Bhata	OPEN	OPEN			
					P.C.II	Mahrar	WOMEN				
					P.C.III	Mathal	OPEN				
					P.C.IV	Badran	OPEN				
					P.C.V	Dajji	WOMEN				
					P.C.VI	Suzna	OPEN				
					P.C.VII	Suzna-A	OPEN				
			P.H. 3	Palmar Lower-C	P.C. I	Kundgowari	OPEN	OPEN			
					P.C.II	Borna	WOMEN				
					P.C.III	Chakras	OPEN				
					P.C.IV	Khattan	OPEN				

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	P.C.V P.C.VI P.C.VII	Chachalan Bandarkot Kundgwari-A	SC WOMEN OPEN OPEN	
P.H. 4 Palmar Upper	P.C. I	Lower Kulna	OPEN	WOMEN
	P.C.II	Upper Kulna	ST WOMEN	
	P.C.III	Meerna	OPEN	
	P.C.IV	Butt pora	OPEN	
	P.C.V	Upper Patimhal	WOMEN	
	P.C.VI	Lower Patimhal	OPEN	
	P.C.VII	Shamlan	OPEN	
	P.C.VIII	Wasser	WOMEN	
	P.C.IX	Malhar	OPEN	
	P.C.X	Hurna	OPEN	
	P.C.XI	Hurna-A	WOMEN	

Ι Π		Ш	IV		V	VI	VII
Kishtwar	11	Thakrie	P.H. 1 Anjol	P.C.I	Sirgwari-A	OPEN	WOMEN
			J	P.C.II	Sirgowari-B	WOMEN	
				P.C.III	Sirgowari-C	ST	
				P.C.IV	Anjol-A	SC	
				P.C.V	Anjol-B	ST WOMEN	
				P.C.VI	Anjol-C	OPEN	
				P.C.VII	Anjol-D	OPEN	
			P.H. 2 Dharbadan	P.C. I	Mundalan	OPEN	OPEN
				P.C.II	Budna	WOMEN	
				P.C.III	Dramwagan	OPEN	
				P.C.IV	Dhara	OPEN	
				P.C.V	Batna nager	WOMEN	
				P.C.VI	Batwalna	SC	
				P.C.VII	Budna-A	OPEN	
			P.H. 3 Filler-A	P.C. I	Filler-A-I	OPEN	OPEN
				P.C.II	Filler-A-II	WOMEN	
				P.C.III	Filler-A-III	OPEN	
				P.C.IV	Filler-A-IV	OPEN	

	P.C.V P.C.VI P.C.VII	Filler-A-VI Filler-A-VII	WOMEN OPEN OPEN	No. 41-12]
P.H.4 Fill	ler-B P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII	Filler-B-II Filler-B-III Filler-B-IV Filler-B-V Filler-B-VI Filler-B-VII	OPEN WOMEN OPEN SC SC WOMEN OPEN OPEN	The J&K Govt. Gazette, 1
P.H. 5 Ke	eshwan-A P.C. I P.C.II P.C.III P.C.IV P.C.V P.C.VI P.C.VII	Keshna-A Keshna-B Balna-A Balna-B Jugana-A Jugana-B Jungna-C	ST WOMEN OPEN ST ST WOMEN OPEN OPEN	11th Jan., 2018/21st Pausa, PE
P.H. 6 Ke.	eshwan-B P.C.II P.C.III	Nagigarh-A Nagigarh-B Gomuss	ST WOMEN OPEN	OPEN   1939. 51

VII	VI	V		IV		III	П	I
	OPEN	Panthna	P.C.IV					
	WOMEN	Dabri	P.C.V					
	OPEN	Nagrina	P.C.VI					
	OPEN	Harnawas	P.C.VII					
WOMEN	OPEN	Pakalan-A	P.C. I	Pakalan	P.H. 7			
	SC WOMEN	Pakalan-B	P.C.II					
	OPEN	Pakalan-C	P.C.III					
	OPEN	Pakalan-D	P.C.IV					
	ST WOMEN	Pakalan-E	P.C.V					
	OPEN	Pakalan-F	P.C.VI					
	OPEN	Pakalan-G	P.C.VII					
OPEN	OPEN	Saranwan-A	P.C. I	Saranwan	P.H. 8			
	WOMEN	Saranwan-B	P.C.II					
	OPEN	Saranwan-C	P.C.III					
	ST	Saranwan-D	P.C.IV					
	WOMEN	Saranwan-E	P.C.V					
	OPEN	Saranwan-F	P.C.VI					
	OPEN	Sranwan-G	P.C.VII					

Kishtwar	12	Trigam	P.H. 1	Agral	P.C. I	Agral-A	OPEN	WOMEN   Z
					P.C.II	Agral-B	WOMEN	. 41
					P.C.III	Agral-C	OPEN	WOMEN No. 41-12
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					P.C.V	Lawa-A	WOMEN	The
					P.C.VI	Lawa-B	OPEN	J&K
					P.C.VII	Shankitla	OPEN	K G
			PH 2	Drab	P.C. I	Drab-A	SC	SC Govt. C
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					P.C.III	Drab-C	OPEN	Gazette,
					P.C.IV	Drab-D	SC	, 11th
					P.C.V	Drab-E	SC WOMEN	
					P.C.VI	Drab-F	SC	Jan.,
					P.C.VII	Drab-G	OPEN	
								OPEN 2018/21st
			P.H. 3	Janwas	P.C. I	Janwas-A	OPEN	OPEN 2
					P.C.II	Janwas-B	WOMEN	
					P.C.III	Janwas-C	OPEN	Pausa,
					P.C.IV	Janwas-D	OPEN	
					P.C.V	Janwas-E	WOMEN	1939.
					P.C.VI	Janwas-F	ST	9
					P.C.VII	Janwas-G	OPEN	53

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			P.H. 4	Trigam-A	P.C. I	Usdhar	OPEN	WOMEN
					P.C.II	Shiekhpora	WOMEN	
					P.C.III	Thamlan	OPEN	
					P.C.IV	Wani	OPEN	
					P.C.V	Heur	SC WOMEN	
					P.C.VI	Ramli	ST	
					P.C.VII	Sharmor Hasti	OPEN	
			P.H. 5	Trigam-B	P.C. I	Ayar	SC	SC
					P.C.II	Pallan-A	SC WOMEN	
					P.C.III	Buttpora	OPEN	
					P.C.IV	Lonepora	OPEN	
					P.C.V	Pallan -B	SC WOMEN	
					P.C.VI	Peedal	SC	
					P.C.VII	Warda	OPEN	
			P.H. 6	Trigam-C	P.C. I	Kunja	OPEN	OPEN
					P.C.II	Galigadh-A	WOMEN	
					P.C.III	Galigadh-B	OPEN	
					P.C.IV	Wasnoti-A	OPEN	
					P.C.V	Wasnoti-B	WOMEN	
					P.C.VI	Panihar	SC	
					P.C.VII	Kunja-A	OPEN	

Kishtwar	13	Warwan	P.H. 1	Afti	P.C. I	Afti-I	OPEN	WOMEN	No
					P.C.II	Afti-II	WOMEN		No. 41-12]
					P.C.III	Afti-III	OPEN		-12
					P.C.IV	Kuziz	OPEN		
					P.C.V	Mungli-I	WOMEN		The
					P.C.VI	Mungli-II	OPEN		J&K
					P.C.VII	Afti-IV	OPEN		K
									Govt.
			P.H. 2	Basmina	P.C. I	Basmina-I	OPEN	OPEN	
					P.C.II	Basmina-II	WOMEN		Gazette,
					P.C.III	Basmina-III	OPEN		tte,
					P.C.IV	Basmina-IV	OPEN		11th
					P.C.V	Basmina-V	WOMEN		1
					P.C.VI	Basmina-VI	OPEN		Jan.,
					P.C.VII	Basmina-VII	OPEN		
									2018/21st
			P.H. 3	Choidraman	P.C. I	Choidraman-I	OPEN	OPEN	/21s
					P.C.II	Choidraman-II	WOMEN		1
					P.C.III	Choidraman-III	OPEN		Pausa,
					P.C.IV	Brayan-I	OPEN		i,
					P.C.V	Brayan-II	WOMEN		1939.
					P.C.VI	Brayan-III	OPEN		9.
					P.C.VII	Brayan-IV	OPEN		55

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			P.H. 4 Inshan	P.C. I	Woriwan	OPEN	WOMEN
				P.C.II	Inshan Upper-I	WOMEN	
				P.C.III	Inshan Upper-II	OPEN	
				P.C.IV	Inshan Upper-III	OPEN	
				P.C.V	Inshan Lower-I	WOMEN	
				P.C.VI	Inshan Lower-II	OPEN	
				P.C.VII	U/Innshan-IV	OPEN	
			P.H. 5 Margi	P.C. I	Margi-I	OPEN	OPEN
				P.C.II	Margi-II	WOMEN	
				P.C.III	Margi-III	OPEN	
				P.C.IV	Margi-IV	OPEN	
				P.C.V	Margi-V	WOMEN	
				P.C.VI	Margi-VI	OPEN	
				P.C.VII	Margi-VII	OPEN	
			P.H. 6 Mulwarwan	P.C. I	Mulwarwan-I	OPEN	OPEN
				P.C.II	Mulwarwan-II	WOMEN	
				P.C.III	Mulwarwan-III	OPEN	
				P.C.IV	Bhatta	OPEN	

		P.C.V	Dasbal-I	WOMEN		No.
		P.C.VI	Dasbal-II	OPEN		. 41
		P.C.VII	Bhata-A	OPEN		No. 41-12]
P.H. 7	Sukhnaie	P.C. I	Lone Mohalla Gumri	OPEN	WOMEN	he .
		P.C.II	Shan Mohalla Gumri	WOMEN		J&I
		P.C.III	Rikanwas Upper	OPEN		G
		P.C.IV	Rikanwas Lower	OPEN		0V1
		P.C.V	Zinshah	WOMEN		G.
		P.C.VI	Sukhnaie	OPEN		aze
		P.C.VII	Sheikh Mohalla	OPEN		tte,
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Separate paging is given to this part in order that it may be filed as a separate compilation.

### PART III

Laws, Regulations and Rules passed thereunder.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—FINANCE DEPARTMENT

#### Notification

Jammu, the 21st December, 2017.

SRO-519.—The Government in order to provide budgetary support to the existing eligible manufacturing units operating in the State of Jammu and Kashmir hereby notifies the following scheme for providing budgetary support to the manufacturing units in the shape of reimbursement of State Taxes paid under Jammu and Kashmir Goods and Services Tax Act, 2017. The scheme shall be limited to the tax which accrues to the State Government

- (1) Short title and commencement.—(i) The scheme shall be called as Jammu and Kashmir Reimbursement of State Taxes for promotion of Industries in the State of Jammu and Kashmir.
- (ii) Scheme shall come into operation w. e. f. 08-07-2017 for an eligible unit and shall remain in force till the scheme namely "Budgetary Support under Goods and Services Tax regime to the Industrial Units located in States of Jammu and Kashmir, Uttarakhand, Himachal Pradesh and North East including Sikkim" dated the 5th of October, 2017 announced by Government of India is in operation.

## **Objective:**

The State Government in recognition of the hardships arising due to withdrawal of remission from payment of Value Added Tax has decided that it would provide budgetary support to the eligible units by way of part reimbursement of the Goods and Services Tax, paid by the unit after adjustment of Input Tax Credit on supply of finished goods manufactured by the Industrial Units located in the State of Jammu and Kashmir except those falling in Annexure-A.

#### 2. Definitions.—

- 2.1 'Eligible Manufacturing unit' means a unit which avails the benefit under Central Scheme namely Budgetary Support under Goods and Services Tax regime to the Industrial Units located in States of Jammu and Kashmir, Uttarakhand, Himachal Pradesh and North East including Sikkim dated the 5th of October, 2017.
- 2.2 **'Specified goods'** means the goods manufactured by the Industrial Units as have been allowed by the Department

of Industries/Handloom/Handicrafts/Jammu and Kashmir Khadi and Village Industries Board/ Small Scale Industries Development Corporation Limited (SICOP)/J&K Industrial Development Corporation (SIDCO) except those mentioned in Annexure -A to this notification.

- 3. Determination of the amount of reimbursement.—
  - 3.1 The amount of reimbursement under the scheme for specified goods manufactured by the eligible unit shall be the sum total of—
    - (i) amount of State Tax paid through debit in the cash ledger account maintained by the unit in terms of sub-section (1) of section 49 the Jammu and Kashmir Goods and Services Tax Act, 2017 after utilization of the input tax credit of the State Tax (SGST) and Integrated Tax (IGST):

Provided where inputs are procured exclusively from a registered person operating under the Composition Scheme under section 10 of the Jammu and Kashmir Goods and Services Tax Act, 2017 or from any unregistered persons, the benefit of the reimbursement will not be extended to the Industrial Units:

Provided further that the Industrial Units shall not be eligible for the scheme if its making supply of services or supply of inter-state supplies of finished goods either directly or through intermediaries or through proxies.

Explanation:—To avail benefit of this scheme, eligible unit shall first utilize input tax credit of State tax and integrated tax and balance of liability, if any, shall be paid in cash and where this condition is not fulfilled, the

reimbursement sanctioning officer shall reduce the amount of reimbursement payable to the extent credit of State tax and integrated tax, is not utilized for payment of tax.

- 3.2 Reimbursement under this scheme shall be worked out on quarterly basis for which claims shall be filed on a quarterly basis namely for January to March, April to June, July to September and October to December. The reimbursement will be made only after verification and clearance of the claim for 58% under Central Scheme and 42% under State Scheme to the Industrial Unit.
- 3.3 Any unit which is found on investigation to over-state its production or make any mis-declaration to claim reimbursement would be made ineligible for the scheme and shall be liable for recovery of excess reimbursement paid to the industrial unit, if any. Activity relating to concealment of input tax credit, purchase of inputs from unregistered suppliers (unless specifically exempt from GST registration) or routing of third party production or other activities aimed at enhancing the amount of reimbursement by mis-declaration would be treated as fraudulent activity and, without prejudice to any other action under law may invite denial of benefit under the scheme ab initio. The units will have to declare total procurement of inputs from unregistered suppliers and from suppliers working under Composition Scheme under Jammu and Kashmir Goods and Services Tax Act, 2017.

The grant of reimbursement under the scheme shall be subject to compliance of provisions relating to any other law in force.

- 3.4 The manufacturer applying for benefit under this scheme for the first time shall have to file the following documents:—
  - (a) application for registration on prescribed format to be notified by Commissioner, Commercial Taxes;
  - (b) the copy of the remission order latest issued by the Jurisdictional Assessing Authority where such industrial unit was registered with the Department of Commercial Taxes, Jammu and Kashmir prior to the implementation of Goods and Services Tax Act, 2017;
  - (c) Registration certificate issued by Department of Industries and Commerce or Directorate of Handicrafts/Handlooms or Jammu and Kashmir Khadi and Village Industries Board or SICOP;
  - (d) A declaration and a certificate as per Annexure-B, to be submitted on one time basis:
  - (e) An Affidavit-cum-indemnity bond, as per Annexure-C, to be submitted on one time basis, binding itself to pay the amount repayable, if any;
  - (f) Any other document evidencing the details required in clause (a) to (d) may be accepted with the approval of the Jurisdictional Additional Commissioner.
- 3.5 The manufacturer shall have to prefer claim for budgetary support for each quarter separately on prescribed format to be notified by Commissioner, Commercial Taxes.
- 3.6 For the purpose of this scheme, "manufacture" means processing of raw material or inputs in any manner that results in emergence of a new product having a distinct

name, character and use and the term "manufacturer" shall be construed accordingly. Where the State Tax paid on value addition is higher than the State Tax worked out on the value addition shown in column (4) of the table below, the unit may be taken up for verification of the value addition:—

Table

Serial No.	Chapter	Description of goods	Rate (%)	Description of inputs for manufacture of goods in column (3)
(1)	(2)	(3)	(4)	(5)
1.	17 or 35	Modified starch or glucose	e 75	Maize, maize starch or tapioca starch
2.	18	Cocoa butter or powder	75	Cocoa beans
3.	25	Cement	75	Lime stone and gypsum
4.	25	Cement clinker	75	Lime stone
5.	29	All goods	29	Any goods
6.	29 or 38	Fatty acids or glycerine	75	Crude palm kemel, coconut, mustard or rapeseed oil
7.	30	All goods	56	Any goods
8.	33	All goods	56	Any goods
9.	34	All goods	38	Any goods
10.	38	All goods	34	Any goods
11.	39	All goods	26	Any goods
12.	40	Tyres, tubes and flaps	41	Any goods
13.	72	Ferro alloys, namely, ferro chrome, ferro manganese or silico manganese	75	Chrome ore or manganese ore

(1)	(2)	(3)	(4)	(5)
14.	72 or 73	All goods	39	Any goods, other than iron ore
15.	72 or 73	Iron and steel products	75	Iron ore
16.	74	All goods	15	Any goods
17.	76	All goods	36	Any goods
18.	85	Electric motors and generators, electric generating sets and parts thereof	31	Any goods
19.	Any chapter	Goods other than those mentioned above in S. Nos. 1 to 18		

**Explanation**:—For calculation of the value addition the procedure specified in notification issued by Department of Industrial Policy and Promotion, Ministry of Commerce and Industry dated 05-10-2017 shall apply *mutatis mutandis*.

3.7 In cases where an entity is carrying out its operations in the State from multiple business premises, in addition to manufacture of specified goods by the eligible unit, under the same GST Identification Number (GSTIN) as that of the eligible unit, the eligible unit shall submit application for reimbursement of budgetary support along with additional information on the claim form as prescribed in Annexure-D or any other format as may be notified by Commissioner, duly certified by a Chartered Accountant, relating to receipt of inputs, input tax credit involved on the inputs or capital goods received by the eligible unit and quantity of specified goods manufactured by the eligible unit vis-a-vis the inputs, input tax credit availed by the registrant under the given GSTIN.

- 3.8 Under GST, one business entity having multiple business premises would generally have one registration in the State in such situations where inputs are received from another business premises (of supplying unit) of the same registrant (GSTIN), the details of input tax credit of State Tax availed by the supplying unit for supplies to the eligible unit shall also be submitted duly certified by the Chartered Accountant along with the claim form as prescribed in Annexure-D or any other format as may be notified by Commissioner.
- 3.9 The Industrial Units eligible for reimbursement of taxes shall have to stamp the supply invoices conspicuously with the words, "FOR SUPPLY/CONSUMPTION IN THE STATE OF JAMMU AND KASHMIR ONLY".
- 3.10 The Scheme shall be available to only those industrial units who provide employment to permanent residents of the State of Jammu and Kashmir as per guidelines of Industrial Policy, 2016.
- 3.11 The industrial units making purchases partly from the persons operating under Composition Scheme under section 10 of the Jammu and Kashmir Goods and Services Tax Act, 2017 and/or from unregistered persons shall submit the details of the such inputs duly certified by Chartered Accountant on prescribed format detailed as Annexure-D or any other format as may be notified by Commissioner. The reimbursement to such industrial units will be in proportion to the inputs purchased from the registered dealers after adjustment of the input tax credit.

## 4. Inspection of the eligible unit.—

4.1 The reimbursement under the Scheme shall be allowed to an eligible unit subject to an inspection by a team

constituted by Commissioner, Commercial Taxes. The inspection report shall be made available to the jurisdictional Assistant Commissioner/State Tax Officer before sanction of the reimbursement. Reimbursement amount will be released only after the findings to these teams are available. Provided that where delay is expected in such findings of the inspection, the Assistant Commissioner/State Tax Officer of State Taxes may sanction provisional reimbursement to the eligible unit. Such provisional reimbursement shall not continue beyond a period of six months.

## 5. Manner of budgetary support.—

- 5.1 The manufacturer shall file an application for reimbursement for the tax paid in cash, other than the amount of tax paid by utilization of Input Tax credit under the Jammu and Kashmir Goods and Services Tax Rules, 2017, to the Assistant Commissioner/State Tax Officer, as the case may be, by the 15th day of the succeeding month after end of quarter after payment of tax relating to the quarter to which the claim relates.
- 5.2 The Assistant Commissioner/State Tax Officer of State Taxes, as the case may be, after such examination of the application as may be necessary, shall sanction reimbursement amount and forward the same in the prescribed format to the respective Additional Commissioners within one week after the receipt of application.
- 5.3 The concerned Additional Commissioners shall forward consolidated information of the concerned division to the nodal officer appointed by Commissioner, Commercial Taxes for reimbursement of GST to the eligible industrial

units by the end of the month in which application is received and a copy of the same shall be forwarded to Commissioner, Commercial Taxes for consolidation and submission to Government.

- 5.4 The concerned nodal officer shall credit the GST amount in the declared bank accounts of the industrial units referred to in the information forwarded by respective Additional Commissioners within seven days of receipt of consolidated information from the concerned Additional Commissioner.
- 5.5 The nodal officer shall intimate the Commissioner, Commercial Taxes amount disbursed to the beneficiary industrial units.
- 6. Repayment by claimant/recovery and dispute resolution.—
  - 6.1 The reimbursement allowed is subject to the conditions specified under the scheme and in case of contravention of any provision of the scheme/notification, the reimbursement shall be deemed to have never been allowed and any inadmissible reimbursement including the budgetary support paid for the past period under this scheme shall be recovered along with an interest @ 15% per annum thereon. In case of recovery or voluntary adjustment of excess payment, repayment, recovery or return, interest shall also be paid by unit at the rate of fifteen per cent per annum calculated from the date of payment of refund till the date of repayment, recovery or return.
  - 6.2 When any amount under the scheme is availed by wrong declaration of particulars regarding meeting the eligibility conditions in this scheme necessary action would be

initiated and concluded in the individual case by the office of concerned Assistant Commissioner or State Tax Officer of State Taxes, as the case may be.

- 6.3. That the Industrial Unit failing to intimate the department any change in its constitution, bank account, line of activity, and title of the firm within the time allowed shall not be eligible for reimbursement of taxes for the period in which he fails to intimate the department.
- 6.4 The procedure for recovery.—Where any amount is recoverable from a unit, the Assistant Commissioner or State Tax Officer of State Tax, as the case may be, shall issue a demand note to the unit (i) intimating the amount recoverable from the unit and the date from which interest thereon is due and (ii) directing the manufacturer to deposit the full sum within 30 days of the issue of the demand note in the account head of State Taxes and submit proof of deposit to him/her.
- 6.5 Where the amount is not paid by the beneficiary within the time specified as above, action for recovery shall be taken in terms of the affidavit-cum-indemnity bond submitted by the applicant at the time of submission of the application, in addition to other modes of recovery.
- 6.6 Where any amount of reimbursement or interest remains due from the unit, based on the report sent by the Assistant Commissioner/State Tax Officer of State Tax as the case may be, the authorized officer as designated by the Commissioner shall, after the lapse of 60 days from the date of issue of the said demand note take required legal action and send a certificate specifying the amount due from the unit to the concerned Deputy Commissioner, Recovery of the concerned Division to recover that

amount, as if it were arrears of land revenue under J&K Land Revenue Act.

7. *Saving clause*.— Upon cessation of the Scheme, the unpaid claims shall be settled in accordance with the provisions of the Scheme while the recovery and dispute resolution mechanisms shall continue to be in force.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS,

Principal Secretary to Government, Finance Department.

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#### Annexure-A

- 1. Repacked goods.
- 2. Wooden shook's.
- 3. Bricks and Tiles.
- 4. Copper utensils manufactured by mechanized units.
- 5. Soft drinks.
- 6. Edible Oil and Vanaspati Ghee.
- 7. Screen printing of glazed tiles.
- 8. Cutting and stitching of doormat out of coir, jute and decor (wall to wall).
- 9. Cutting of marble/granite.
- 10. Repair and servicing of automobiles.
- 11. Sweet meats (excluding toffees candy etc.).
- 12. Cycles/Tricycles.
- 13. Cured skins.
- 14. Roasted peanuts, dry fruits.
- 15. Televisions, Air Conditioners, Refrigerators and Washing Machines, when assembled and manufactured by the industrial units located in the State and sold under the brand name of other products.
- 16. Tobacco and its products.
- 17. Stone Crushing
- 18. Manufacture of plywood.

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### Annexure-B

### **DECLARATION**

Name of the Industrial Unit :
GSTIN :
Registration No.
(Department of Industries/Handloom/Handicrafts/J&K KVIB/SICOP)
Bank A/c No.:
Bank Name :
Bank Branch:
IFSC Code:
MICR Code :
CERTIFICATE
Proprietor/Partner/Director of M/s. located at do hereby certify that the total number of employees working in my industrial unit is
That I have provided employment tonumber of locals (constituting of the workforce) in my industrial unit as per the list attached along with C. P. Fund details. Further% age of the wage bill is drawn in favour of the local workforce.

That I shall be intimating to the department with respect to any change in constitution, bank account, line of activity, and title of the firm within seven days of affecting such change.

Also, I hereby certify that the goods manufactured by my concern are exclusively meant for supply and consumption within the State of Jammu and Kashmir.

Place: Signature

Date: Name

Seal: Status

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### Annexure-C

### AFFIDAVIT-CUM-INDEMNITY BOND

I/we, Shri	S/o	(add names)
in my/our capacity of		(designation)
of(Compa	any/Unit Name) her	eby solemnly affirm and
declare for and on behalf of	(company/unit na	me) that an application
for registration for reimburse	ement of budgetary	support has been filed
onunder the	Scheme called	Jammu and Kashmir
Reimbursement of State Taxe	s for promotion of	Industries in the State of
Jammu and Kashmir of Budge	tary Support notified	l by Finance Department,
Government of Jammu and K	ashmir.	

I/we confirm that the eligible unit is manufacturing and supplying specified goods on payment of State GST/Central GST/Integrated GST and the claim will not include any other activity being carried out under the same GSTIN.

I/we further affirm and declare, as stated above, goods other than specified goods manufactured by the eligible unit will not be taken into account while filing the application under the scheme. The input tax credit on the goods availed by the eligible manufacturing unit or the supplying unit under the same GSTIN will be taken into account while calculating the input tax credit of the eligible manufacturing unit. No amount of budgetary support which is not due as per the conditions of the scheme notified by Finance Department, Government of Jammu and Kashmir shall be claimed by the eligible unit and where any mis-declaration is detected, the amount paid by the Government shall be paid back by me/us with interest as prescribed in the scheme.

I/we solemnly affirm and declare that whatever is stated above is true to the best of my/our knowledge and record. I/we further indemnify

the Government of Jammu and Kashmir to recover the amount, if any, for any revenue loss which may occur (might have occurred) due to the above submission made by me/us.

Date: Name:

Place: Signature:

Designation:

Address:

Note :--

- 1. This indemnity bond should be submitted on Rs. 500/- Stamp Paper.
- 2. The bond is required to notorised.
- Proprietors/Partners/Directors/Authorised Signatory have/has
  to sign the bond along with their name and residential address.
  In case the bond is signed by authorized signatory, copy of
  power of attorney in favour of authorized signatory needs to
  be enclosed.

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Reimbursement Amount (to be claimed)

(In Rupees)



# Reimbursement Claim Form under Jammu and Kashmir Reimbursement of State Taxes for Promotion Industries in the State of Jammu and Kashmir

Name/Address of the Industrial Unit:		
tress of the Industrial Unit:		
	tress of the Industrial Unit:	

Circle and Division in which Registered:
--

		x Payable in	Cash after adjustment	at Tax Credit
	tification):	Net Ta	Cash af	of Inp
	the No	made	Onit	Value
	Para 3.7 of	Supply	by the	Quantity
	tails mentioned in	Input Tax Input Tax Supply made Net Tax Payable in	claim on	Capital Goods
	lled in as per de	Input Tax	Credit claim	for the Unit
	5. Detail of Business Entity having multiple Business Premises (Needs to be filled in as per details mentioned in Para 3.7 of the Notification):	Purchases	the Business related to Credit claim on	Premises Industrial Unit for the Unit Capital Goods Quantity Value of Input Tax Credit
	le Business Prem	Address of	the Business	Premises
•	ntity having multip		CSIIN	
4. Period of claim	of Business E	Period	To. (Ouarter)	,
Per	Detail	S	Ž	
4	3			

Common or Properties -		many day and famous			Les comme moranes et	Tara 3.0 or and 140m	Icanon).	(mi ryapocs)
H &	eriod juarter)	GSTIN	Address of the Business Premises	Purchases made by the supplying Unit (having same GSTIN)	Input Tax Credit claimed by the supplying Unit for supplies to the Industrial Unit	Supply made by the Unit Quantity Value	Input Tax Credit Supply made claimed by the Chait supplying Unit for supplying Unit for supplies to the Supplies to the Industrial Unit Tax Credit (to be claimed)	Reimbursement Amount (to be claimed)

	_	
(In Rupees)	Reimbursement	Amount (to be claimed)
utiy making purchases partly from Composition Dealers/Un-registered Persons (Details to be filled in as per Para 3.11 of the Notification): (In Rupees)	Supply made Net Tax Payable in Reimbursement	Total Claimed Quantity Value of Input Tax Credit (to be claimed)
er Para	ade	nit Value
e filled in as p	Supply m	Ouantity
is (Details to b		Claimed Quar
ed Person	nit	Total
ealers/Un-register	he Industrial U	Composition Dealers
n Composition Do	Supplies received by the Industrial Unit	Legistered Dealers         Un-registered Dealers         Composition Dealers
ases partly fron	Suppli	Registered Dealers
ntity making purch	Mario	
f Business E	Period	(Quarter)
Detail o	Š	ģ
7.1		

Note: The claim Form must accompany all the requisite documents duly certified by the Chartered Accountant.

... is true and correct. The figures mentioned in Signature:.... I hereby certify that the claim Form submitted by the undersigned for an Amount of Rs. .................... for the period ... Place:.....

Status:.....

Seal:.....

Name :....

Dated:.....



# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Thu., the 21st Dec., 2017/30th Agra., 1939. [No. 38-f

Separate paging is given to this part in order that it may be filed as a separate compilation.

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### PART III

Laws, Regulations and Rules passed thereunder.

### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—FINANCE DEPARTMENT

Notification

Jammu, the 21st December, 2017.

SRO-521.—In pursuance of the Cabinet Decision No.199/12/2017; dated 23-10-2017, the Government in order to provide budgetary support to the existing eligible manufacturing units operating in the State of Jammu and Kashmir hereby notifies the following scheme for providing budgetary support to the manufacturing units in the shape of 42% of the Central Tax

1. Short title and commencement.—The scheme shall be called as Jammu and Kashmir Reimbursement of Central Taxes for promotion of Industries in the State of Jammu and Kashmir. The said scheme shall come into operation w. e. f. 08-07-2017 for an eligible unit and shall remain in force till the scheme namely "Budgetary Support under Goods and Services Tax regime to the Industrial Units located in States of Jammu and Kashmir, Uttarakhand, Himachal Pradesh and North East including Sikkim" dated the 5th of October, 2017 announced by Government of India is in operation.

### **Objective**

The State Government in recognition of the hardships arising due to withdrawal of remission from payment of Value Added Tax has decided that it would provide budgetary support to the eligible units by way of reimbursement of 42% of the Central Tax paid through debit in the cash ledger account maintained by the unit under Goods and Services Tax Act.

### 2. Definitions.—

- 2.1 'Eligible Manufacturing Unit' means a unit which avails the benefit of 58% reimbursement under Central Scheme namely Budgetary Support under Goods and Services Tax regime to the Industrial Units located in States of Jammu and Kashmir, Uttarakhand, Himachal Pradesh and North East including Sikkim dated the 5th of October, 2017.
- 2.2 'Specified goods' means the goods manufactured by the Industrial Units as have been allowed by the department of Industries/Handloom/Handicrafts/Jammu and Kashmir Khadi and Village Industries Board/Small Scale Industries

Development Corporation Limited (SICOP)/J&K Industrial Development Corporation (SIDCO) except those mentioned in **Annexure-A** to this notification.

- 3. Determination of the amount of reimbursement.—
  - 3.1 The amount of reimbursement under the scheme for specified goods manufactured by the eligible unit shall be the sum total of—
    - (i) 42% of the Central Tax paid (i. e. the remaining amount of the Central Taxes paid by the Central Government under Scheme of Budgetary Support under Goods and Service Tax regime to the units located in States of Jammu and Kashmir, Uttarakhand, Himachal Pradesh and North East including Sikkim) through debit in the cash ledger account maintained by the unit in terms of sub-section (1) of section 49 the Central Goods and Services Act, 2017 after utilization of the Input Tax Credit of the Central Tax (CGST) and Integrated Tax (IGST):

Provided where inputs are procured exclusively from a registered person operating under the Composition Scheme under section 10 of the Jammu and Kashmir Goods and Services Tax Act, 2017 or from any unregistered persons, the benefit of the reimbursement will not be extended to the industrial units:

Provided further that the Industrial Units shall not be eligible for the scheme if its making supply of services or supply of interstate supplies of finished goods either directly or through intermediaries or through proxies.

Explanation:—To avail benefit of this scheme, eligible unit shall first utilize input tax credit of Central Tax and

Integrated Tax and balance of liability, if any, shall be paid in cash and where this condition is not fulfilled, the reimbursement sanctioning officer shall reduce the amount of reimbursement payable to the extent credit of Central Tax and Integrated Tax, is not utilized for payment of tax.

- 3.2 Reimbursement under this scheme shall be worked out on quarterly basis for which claims shall be filed on a quarterly basis namely for January to March, April to June, July to September and October to December. The reimbursement will be made only after verification and clearance of the claim for 58% to the industrial unit under Central Scheme.
- 3.3 Any unit which is found on investigation to over-state its production or make any mis-declaration to claim reimbursement would be made in-eligible for the scheme and shall be liable for recovery of excess reimbursement paid to the industrial unit, if any. Activity relating to concealment of input tax credit, purchase of inputs from unregistered suppliers (unless specifically exempt from GST registration) or routing of third party production or other activities aimed at enhancing the amount of reimbursement by mis-declaration would be treated as fraudulent activity and, without prejudice to any other action under law may invite denial of benefit under the scheme ab initio. The units will have to declare total procurement of inputs from unregistered suppliers and from suppliers working under Composition Scheme under Jammu and Kashmir Goods and Services Tax Act, 2017.

The grant of reimbursement under the scheme shall be subject to compliance of provisions relating to any other law in force.

- 3.4 The manufacturer applying for benefit under this scheme for the first time shall have to file the following documents:—
  - (a) application for registration on prescribed format to be notified by Commissioner, Commercial Taxes;
  - (b) the copy of the remission order latest issued by the jurisdictional Assessing Authority where such industrial unit was registered with the department of Commercial Taxes, Jammu and Kashmir prior to the implementation of Goods and Services Tax Act, 2017;
  - (c) Registration certificate issued by Department of Industries and Commerce or Directorate of Handicrafts/Handlooms or Jammu and Kashmir Khadi and Village Industries Board or SICOP;
  - (d) A declaration and a certificate as per Annexure-B, to be submitted on one time basis ;
  - (e) An Affidavit-cum-indemnity bond, as per Annexure-C, to be submitted on one time basis, binding itself to pay the amount repayable, if any;
  - (f) Any other document evidencing the details required in clause (a) to (d) may be accepted with the approval of the Jurisdictional Additional Commissioner.
- 3.5 The manufacturer shall have to prefer claim for budgetary support for each quarter separately on prescribed format to be notified by Commissioner, Commercial Taxes.
- 3.6 For the purpose of this Scheme, "manufacture" means processing of raw material or inputs in any manner that results in emergence of a new product having a distinct

name, character and use and the term "manufacturer" shall be construed accordingly. Where the State Tax paid on value addition is higher than the State Tax worked out on the value addition shown in column (4) of the Table below, the unit may be taken up for verification of the value addition:

Table Serial No.	Chapter	Description of goods	Rate (%)	Description of inputs for manufacture of goods in column (3)
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18.	85	Electric motors and generators, electric generating sets and parts thereof	31	Any goods
19.	Any chapter	Goods other than those mentioned above in S. Nos. 1 to 18		

Explanation:—For calculation of the value addition the procedure specified in notification issued by Department of Industrial Policy and Promotion Ministry of Commerce and Industry dated 05-10-2017 shall apply mutatis mutandis.

3.7 In cases where an entity is carrying out its operations in the State from multiple business premises, in addition to manufacture of specified goods by the eligible unit, under the same GST Identification Number (GSTIN) as that of the eligible unit, the eligible unit shall submit application for reimbursement of budgetary support along with additional information on the claim form as prescribed in Annexure-D or any other format as may be notified by Commissioner, duly certified by a Chartered Accountant, relating to receipt of inputs, input tax credit involved on the inputs or capital goods received by the eligible unit and quantity of specified goods manufactured by the eligible unit vis-a-vis the inputs, input tax credit availed by the registrant under the given GSTIN.

- 3.8 Under GST, one business entity having multiple business premises would generally have one registration in the State in such situations where inputs are received from another business premises (of supplying unit) of the same registrant (GSTIN), the details of input tax credit of State Tax availed by the supplying unit for supplies to the eligible unit shall also be submitted duly certified by the Chartered Accountant along with the claim form as prescribed in Annexure-D or any other format as may be notified by Commissioner.
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- 3.10 The scheme shall be available to only those industrial units who provide employment to permanent residents of the State of Jammu and Kashmir as per guidelines of Industrial Policy 2016.
- 3.11 The industrial units making purchases partly from the persons operating under Composition Scheme under section 10 of the Jammu and Kashmir Goods and Services Tax Act, 2017 and/or from unregistered persons shall submit the details of the such inputs duly certified by Chartered Accountant on prescribed format detailed as Annexure-D or any other format as may be notified by Commissioner. The reimbursement to such industrial units will be in proportion to the inputs purchased from the registered dealers after adjustment of the input tax credit.

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4.1 The reimbursement under the scheme shall be allowed to an eligible unit subject to an inspection by a team

constituted by Commissioner, Commercial Taxes. The inspection report shall be made available to the jurisdictional Assistant Commissioner/State Tax Officer before sanction of the reimbursement. Reimbursement amount will be released only after the findings to these teams are available; provided that where delay is expected in such findings of the inspection, the Assistant Commissioner/State Tax Officer of State Taxes may sanction provisional reimbursement to the eligible unit. Such provisional reimbursement shall not continue beyond a period of six months.

### 5. Manner of budgetary support.—

- 5.1 The manufacturer shall file an application on prescribed format to be notified by Commissioner, Commercial Taxes for reimbursement for the Tax paid in cash, other than the amount of Tax paid by utilization of Input Tax Credit under the Central Goods and Services Tax Rules, 2017, to the Assistant Commissioner/State Tax Officer, as the case may be, by the 15th day of the succeeding month after end of quarter after payment of tax relating to the quarter to which the claim relates.
- 5.2 The Assistant Commissioner/State Tax Officer of State Taxes, as the case may be, after such examination of the application as may be necessary, shall sanction reimbursement amount and forward the same in the prescribed format to the respective Additional Commissioners within one week after the receipt of application.
- 5.3 The concerned Additional Commissioners shall forward consolidated information of the concerned division to the Nodal Officer to be designated by Commissioner, Commercial Taxes for reimbursement of GST to the

eligible industrial units by the end of the month in which application is received and a copy of the same shall be forwarded to Commissioner, Commercial Taxes for consolidation and submission to Government.

- 5.4 The concerned Nodal Officer shall credit the GST amount in the declared bank accounts of the industrial units referred to in the information forwarded by respective Additional Commissioners within seven days of receipt of consolidated information from the concerned Additional Commissioner.
- 5.5 The Nodal Officer shall intimate the Commissioner, Commercial Taxes amount disbursed to the beneficiary industrial units.
- 6. Repayment by claimant/recovery and dispute resolution.—
  - 6.1 The reimbursement allowed is subject to the conditions specified under the scheme and in case of contravention of any provision of the scheme/notification, the reimbursement shall be deemed to have never been allowed and any inadmissible reimbursement including the budgetary support paid for the past period under this scheme shall be recovered along with an interest @15% per annum thereon. In case of recovery or voluntary adjustment of excess payment, repayment, recovery or return, interest shall also be paid by unit at the rate of fifteen per cent per annum calculated from the date of payment of refund till the date of repayment, recovery or return.
  - 6.2 When any amount under the scheme is availed by wrong declaration of particulars regarding meeting the eligibility conditions in this scheme necessary action would be

initiated and concluded in the individual case by the Office of concerned Assistant Commissioner or State Tax Officer of State Taxes, as the case may be.

- 6.3. That the Industrial Unit failing to intimate the department any change in its constitution, bank account, line of activity, and title of the firm within the time allowed shall not be eligible for reimbursement of taxes for the period in which he fails to intimate the department.
- 6.4 The procedure for recovery.—Where any amount is recoverable from a unit, the Assistant Commissioner or State Tax Officer of State Tax, as the case may be, shall issue a demand note to the unit (i) intimating the amount recoverable from the unit and the date from which interest thereon is due and (ii) directing the manufacturer to deposit the full sum within 30 days of the issue of the demand note in the account head of State Taxes and submit proof of deposit to him/her.
- 6.5 Where the amount is not paid by the beneficiary within the time specified as above, action for recovery shall be taken in terms of the affidavit-cum-indemnity bond submitted by the applicant at the time of submission of the application, in addition to other modes of recovery.
- 6.6 Where any amount of reimbursement/or interest remains due from the unit, based on the report sent by the Assistant Commissioner/State Tax Officer of State Tax as the case may be, the authorized officer as designated by the Commissioner shall, after the lapse of 60 days from the date of issue of the said demand note take required legal action and send a certificate specifying the amount due from the unit to the concerned Deputy Commissioner, Recovery of the concerned division to recover that amount,

as if it were arrears of land revenue under J&K Land Revenue Act.

7. *Saving clause.*— Upon cessation of the scheme, the unpaid claims shall be settled in accordance with the provisions of the scheme while the recovery and dispute resolution mechanisms shall continue to be in force.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS,

Principal Secretary to Government, Finance Department.

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### Annexure-A

- 1. Repacked goods.
- 2. Wooden Shook's.
- 3. Bricks and Tiles.
- 4. Copper utensils manufactured by mechanized units.
- 5. Soft drinks.
- 6. Edible Oil and Vanaspati Ghee
- 7. Screen printing of glazed tiles.
- 8. Cutting and stitching of doormat out of coir, jute and decor (wall to wall).
- 9. Cutting of marble/granite.
- 10. Repair and servicing of Automobiles.
- 11. Sweetmeats (excluding toffees candy etc.).
- 12. Cycles/Tricycles.
- 13. Cured skins.
- 14. Roasted peanuts and dry fruits.
- 15. Televisions, Air Conditioners, Refrigerators and Washing Machines, when assembled and manufactured by the industrial units located in the State and sold under the brand name of other products.
- 16. Tobacco and its products.
- 17. Stone Crushing
- 18. Manufacture of plywood.

\_\_\_\_\_

### Annexure-B

### **DECLARATION**

Name of the Industrial Unit:
GSTIN:
Registration No
(Department of Industries/Handloom/Handicrafts/J&KKVIB/SICOP)
Bank A/c No.:
Bank Name :
Bank Branch:
IFSC Code:
MICR Code :
CERTIFICATE
I
That I have provided employment tonumber of locals (constituting of the workforce) in my industrial unit as per the list attached along with C. P. Fund details. Further%age of the wage bill is drawn in favour of the local workforce.

That I shall be intimating to the department with respect to any change in constitution, bank account, line of activity, and title of the firm within seven days of affecting such change.

Also, I hereby certify that the goods manufactured by my concern are exclusively meant for supply and consumption within the State of Jammu and Kashmir.

Signature Place:

Date: Name

Seal: Status

### Annexure-C

### AFFIDAVIT-CUM-INDEMNITY BOND

I/We, Shri	S/o	(add names)
in my/our capacity of	(designation) of	
(Company/Unit Name) hereby	solemnly affirm and decla	are for and on behalf
of (Company/Uni	it name) that an applicati	ion for registration
for reimbursement of budge	etary support has been fi	led on
under the Scheme called Ja	ammu and Kashmir R	eimbursement of
Central Taxes for promoti	ion of Industries in the	State of Jammu
and Kashmir of Budgetary	Support notified by Fin	nance Department,
Government of Jammu and K	Kashmir.	

I/We confirm that the eligible unit is manufacturing and supplying specified goods on payment of State GST/Central GST/Integrated GST and the claim will not include any other activity being carried out under the same GSTIN.

I/We further affirm and declare, as stated above, goods other than specified goods manufactured by the eligible unit will not be taken into account while filing the application under the scheme. The input tax credit on the goods availed by the eligible manufacturing unit or the supplying unit under the same GSTIN will be taken into account while calculating the input tax credit of the eligible manufacturing unit. No amount of budgetary support which is not due as per the conditions of the scheme notified by Finance Department, Government of Jammu and Kashmir shall be claimed by the eligible unit and where any mis-declaration is detected, the amount paid by the Government shall be paid back by me/us with interest as prescribed in the scheme.

I/We solemnly affirm and declare that whatever is stated above is true to the best of my/our knowledge and record. I/We further indemnify

the Government of Jammu and Kashmir to recover the amount, if any, for any revenue loss which may occur (might have occurred) due to the above submission made by me/us.

Date: Name:

Place: Signature:

Designation:

Address:

Note :--

- 1. This indemnity bond should be submitted on Rs. 500/- Stamp Paper.
- 2. The bond is required to notorised.
- 3. Proprietors/Partners/Directors/Authorised Signatory have/has to sign the bond along with their name and residential address. In case the bond is signed by authorized signatory, copy of power of attorney in favour of authorized signatory needs to be enclosed.

(in Rupees)

Signature: .....

Name :....



# Reimbursement claim Form under Jammu and Kashmir Reimbursement of State Taxes for Promotion Industries in the State of Jammu and Kashmir Annexure-D

nit:
Industrial Un
f the
ess of
ddre
Name/A
-

2. GSTIN:.....

October-December January-March April-June July-September Period of claim

5. Detail of Business Entity having Multiple Business Premises (Needs to be filled in as per details mentioned in Para 3.7 of the Notification):

s, S	Period (Onarter)	GSTIN	Address of the Business	Purchases related to	Input Tax Input Tax Credit claim on	Input Tax Input Tax Credit claim claim on	Supply made by the Unit	nt Tax Supply made Net Tax payable in Reimbursement by the Unit Cash after adjustment Amount	Reimbursement Amount
į			Premises	Industrial Unit	for the Unit	Capital Goods	Quantity Value	Industrial Unit for the Unit Capital Goods Quantity Value of Input Tax Credit (to be claimed)	(to be claimed)
6. Detai	l of Business	Butity having M	fultiple Busines:	s Premises (Need:	s to be filled in	as per details m	entioned in Para	Entity having Multiple Business Premises (Needs to be filled in as per details mentioned in Para 3.8 of the Notification): (in Rupees)	(in Rupees)

Reimbursement Amount (to be claimed) Net Tax payable in Cash after adjustment of Input Tax Credit Quantity Value Supply made by the Unit Input Tax Credit claimed
by the supplying Unit
for supplies to the
Industrial Unit (having
same GSTIN) Purchases made by the supplying Unit (having same GSTIN) the Business Address of Premises GSTIN (Quarter) Period s Š

ersons (Details to be filled in as per Para 3.11 of the Notification) :	Net Tax payable in	Cash after adinstment	of Input Tax Credit
in as per Para 3	Supply made by the Unit		Value
etails to be filled			Quantity
ed Persons (Do		Input 1ax	claimed
Inregister	nit		Total
ourchases partly from Composition Dealers/U	he Industrial U		Composition Dealers
	Supplies received by the Industrial Unit		Unregistered O
		Registered Dealers	
Entity making I	Mario	1165	
of Business	Period (Quarter)		
Detail	Š	ž	j 1
7.			

Note: The claim Form must accompany all the requisite documents duly certified by the Chartered Accountant.

... is true and correct. The figures mentioned in ..... for the period .. I hereby certify that the claim Form submitted by the undersigned for an Amount of Rs. ........ the Form stands duly certified by the Chartered Accountant.

Place:

Dated:....



# THE JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Fri., the 9th Feb., 2018/20th Magha, 1939. [No. 45-5

Separate paging is given to this part in order that it may be filed as a separate compilation.

### PART III

Laws, Regulations and Rules passed thereunder.

# JAMMU AND KASHMIR LEGISLATIVE ASSEMBLY SECRETARIAT, JAMMU.

Under Rule 64 of the Rules of Procedure and Conduct of Business in Jammu and Kashmir Legislative Assembly, the following Bill together with the Statement of Objects and Reasons, is published in an extraordinary issue of the Government Gazette.

By order of the Honøble Speaker.

(Sd.) M. R. SINGH,

Secretary.

# THE JAMMU AND KASHMIR ELECTRICITY (AMENDMENT) BILL, 2018

[L. A. Bill No. 15 of 2018.]

A Bill to amend the Jammu and Kashmir Electricity Act, 2010.

Be it enacted by the State Legislature in the Sixty-nineth Year of the Republic of India as follows :óó

- 1. Short title and commencement.óó(1) This Act may be called the Jammu and Kashmir Electricity (Amendment) Act, 2018.
- (2) It shall come into force from the date of its publication in the Government Gazette.
- 2. Amendment in section 14, Act No. XIII of 2010.66 In section 14 of the Jammu and Kashmir Electricity Act, 2010, (hereinafter referred to as -the principal Act®), after third proviso, the following proviso shall be inserted, namely,66

õProvided also that the Government Company or the Company referred to in sub-section (2) of section 91 of the Act, shall be deemed to be a licensee under this Act.ö

3. Amendment in section 91, Act No. XIII of 2010.66 In section 91 of the principal Actø, in sub-section (2), for the words, õtransmission licenseeö, the words, õtransmission licensee or distribution licenseeö shall be substituted.

óóóóóó

### STATEMENT OF OBJECTS AND REASONS

After the notification of the J&K Electricity Act, 2010, the Government of Jammu and Kashmir (GoJ&K) had felt the need to optimally restructure its power sector utilities in order to improve commercial efficiency and customer services, while making them viable and competitive to operate under the significantly changed and fast changing business environment envisaged under the J&K Electricity Act, 2010.

In consonance with the requirements of the J&K Electricity Act, the GoJ&K accorded in-principle approval to the reorganization of Jammu and Kashmir Power Development Department (J&KPDD) on August 26, 2010, with the stipulation that the successor entities formed as a result of the unbundling process shall be fully owned by GoJ&K.

Accordingly, Jammu and Kashmir State Power Development Corporation (J&KSPDC) was appointed as the nodal agency to appoint external consultants to carry out the reorganization of J&KPDD into successor companies. Subsequently, vide Government Order No. 55-PDD of 2013 dated 7th February, 2013, the following companies were incorporated :66

- a. Jammu and Kashmir State Power Transmission Company Limited (Transco);
- b. Jammu and Kashmir State Power Trading Company Limited (Tradeco);
- c. Jammu Power Distribution Company Limited (Jammu Discom) ; and
- d. Kashmir Power Distribution Company Limited (Kashmir Discom).

In the existing J&K Electricity Act, 2010, the provision to grant the successor companies, the status of deemed licensee, is not there. Pertinent to mention that this provision is there in section 14 of the Electricity Act, 2003 (the Central Act). This provision is essential as it provides has been an enabling framework for the successor companies to operate in smooth and efficient manner.

The relevant portion of Electricity Act, 2003 is given below :ó

### "Section 14-

The Appropriate Commission may, on application made to it under section 15, grant licence to any person :óó

- (a) to transmit electricity as a transmission licensee; or
- (b) to distribute electricity as a distribution licensee; or
- (c) to undertake trading in electricity as an electricity trader,

in any area which may be specified in the licence:

Provided that the company or companies created in pursuance of the Acts specified in the Schedule, shall be deemed to be a licensee under this Actö.

While the J&K Electricity Act, 2010 has captured the essence of the Electricity Act, 2003 in letter and spirit, the clause mentioned above is not present. In the absence of this clause, the successor companies formed out of unbundling process would be required to apply for license from relevant authorities/Electricity Regulatory Commission. Apart from avoidable procedural hassles, this would have a financial implication on the State budget as applying for such a

With the above suggested amendment, the Jammu and Kashmir State Power Trading Company Limited will be considered as deemed licensee and infusion of lNR 49.5 crores might not be required.

The Bill seeks to amend section 14 of the J&K Electricity Act, 2010 to extend the deemed licensee status to the Successor Companies, thus enabling all the Successor Companies to act as the deemed licensee without the requirement of applying for a separate license.

Also, it has been observed that in section 91, sub-section (2) of the J&K Electricity Act, 2010, reference to distribution licensee has been inadvertently missed. Section 91 of the J&K Electricity Act, 2010 deals with the vesting of the Government property in case of re-organization of the Electricity Department or utility of the State of J&K. In sub-section (2) of section 91, reference to distribution licensee should also be present, which is currently not present. Hence, the necessary change to rectify the same may also be introduced in the J&K Electricity Act, 2010.

The Bill is necessitated as the proposed operationalization of the Jammu and Kashmir State Power Trading Company Limited (Tradeco), in the first instance, shall have to be preceded by the change in Law as proposed hereinabove.

(DEPUTY CHIEF MINISTER)
INCHARGE MINISTER POWER

**EXTRAORDINARY** 

REGD. NO. JK-33

Fri.

### PART I-B

### Jammu and Kashmir Government—Notifications.

### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—REVENUE DEPARTMENT

### Notification

Jammu, the 22nd December, 2017.

SRO-523.—In exercise of powers conferred by sub-sections (4) and (5) of section 6 of the Jammu and Kashmir Land Revenue Act, Samvat 1996 (XII of 1996), and in supersession of all previous notifications issued in this behalf, the Government hereby confer the powers of Assistant Collector of 1st Class, upon Naib-Tehsildar, TSG under the said Act within the territorial jurisdiction of Niabat TSG of District Kargil.

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYATULLAH, IAS,

Commissioner/Secretary to Government, Revenue Department.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Mon., the 1st Jan., 2018/11th Pausa, 1939. [No. 39-i

Separate paging is given to this part in order that it may be filed as a separate compilation.

### PART I-B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Judicial Administration Section)

Notification

Jammu, the 1st of January, 2018.

SRO-1.—In exercise of the powers conferred by section 9 of the Code of Criminal Procedure, Samvat 1989, the Government hereby establishes four Fast Track Courts as created vide Government Order

The J&K Govt. Gazette, 1	1st Jan.,	2018/11th Pausa,	1939.	[No. 39-i
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No. 5364-LD (A) of 2017 dated 25-10-2017 and notifies the headquarter and jurisdiction of these Courts as shown against each :—

S. No.	Name of the Fast Track Court	Headquarter	Jurisdiction of the Court
1.	Court of Additional District and Sessions Judge, Budgam	Budgam	District Budgam
2.	Court of Additional District and Sessions Judge, Kupwara	Kupwara	District Kupwara
3.	Court of Additional District and Sessions Judge, Doda	Doda	District Doda (Judicial District, Bhaderwah)
4.	Court of Additional District and Sessions Judge, Jammu	Jammu	District Jammu

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,

Secretary to Government, Department of Law, Justice and Parliamentary Affairs.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Tue., the 2nd Jan., 2018/12th Pausa, 1939. [No. 39-j

Separate paging is given to this part in order that it may be filed as a separate compilation.

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### PART III

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

### Notification

Jammu, the 2nd of January, 2018.

SRO-2.—In exercise of the powers conferred by section 19 of the Jammu and Kashmir Sikh Gurdwaras and Religious Endowment Act, 1973, the Government hereby direct that following amendments shall be made in the Jammu and Kashmir Sikh Gurdwaras and Religious Endowment Rules, 1975, namely:—

Table figuring below sub-rule (1) of rule 36 shall be substituted by the following:—

Jammu Division		Kashmir Division		
Jammu and Samba	4 Candidates	Srinagar, Ganderbal, Leh and Kargil	2 Candidates	
Rajouri	1 Candidate	Budgam	1 Candidate	
Poonch	1 Candidate	Anantnag and Kulgam	1 Candidate	
Kathua	1 Candidate	Pulwama, Shopian	1 Candidate	
Udhmpur/Doda/ Kishtwar/Reasi/ Ramban	1 Candidate	Baramulla and Bandipora	1 Candidate	
		Kupwara	1 Candidate	
Total	8	Total	7	

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,

Secretary to Government, Department of Law, Justice and Parliamentary Affairs.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Tue., the 2nd Jan., 2018/12th Pausa, 1939. [No. 39-k

Separate paging is given to this part in order that it may be filed as a separate compilation.

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### PART I-B

Jammu and Kashmir Government-Notifications.

### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—FINANCE DEPARTMENT

### Notification

Jammu, the 2nd January, 2018.

SRO-3.—In exercise of the powers conferred by clause (i) of first proviso to rule 46 of the Jammu and Kashmir Goods and Services Tax Rules, 2017, the State Government, on the recommendations of the Council, hereby notify that a registered person having annual turnover in the preceding financial year as specified in column (2) of the Table below shall mention the digits of Harmonised System of Nomenclature (HSN) Codes, as specified

2 The J&K Govt. Gazette, 2nd Jan., 2018/12th Pausa, 1939. [No. 39-k in the corresponding entry in column (3) of the said Table, in a tax invoice issued by him under the said rules :—

Table

Serial Number	Annual Turnover in the preceding Financial Year	Number of Digits of HSN Code
(1)	(2)	(3)
1.	Up to rupees one crore fifty lakhs	Nil
2.	More than rupees one crore fifty lakhs and up to rupees five crores	s 2
3.	More than rupees five crores	4

This notification shall have deemed to come into force w. e. f. 8th day of July, 2017.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS,
Principal Secretary to Government,
Finance Department.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Tue., the 2nd Jan., 2018/12th Pausa, 1939. [No. 39-1

Separate paging is given to this part in order that it may be filed as a separate compilation.

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### PART III

Laws, Regulations and Rules passed thereunder.

### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—FINANCE DEPARTMENT

### Notification

Jammu, the 2nd January, 2018.

SRO-4.—In exercise of the powers conferred by proviso to Section 124 of the Constitution of Jammu and Kashmir, the Governor is pleased to direct that following amendment shall be made in the Jammu and Kashmir Accounts Service (Revised) Rules, 1972; namely:—

After second proviso to Rule 24, the following shall be added as third proviso:

"Provided also that 25% of duty posts of the Pay Band-2 ₹9300-34800 + Grade Pay ₹4800 (carried by the Junior 4

Scale Accounts Officers) of Jammu and Kashmir Accounts (Gazetted) Service shall be in the non-functional Pay Band-3 ₹15,600-39,100 + Grade pay ₹5600 and the said selection Grade shall be admissible on completion of five years of service on merit and suitability subject to availability of the posts".

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS,
Principal Secretary to Government,
Finance Department.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Wed., the 3rd Jan., 2018/13th Pausa, 1939.[No. 39-m

Separate paging is given to this part in order that it may be filed as a separate compilation.

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# PART III

Laws, Regulations and Rules passed thereunder.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—FINANCE DEPARTMENT

# Notification

Jammu, the 3rd January, 2018.

SRO-5.—In exercise of the powers conferred by sub-section (1) of section 10 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (**Act No. V of 2017**), the State Government, on the recommendations of the Council, hereby make the following amendments in notification No. SRO-279 dated 8th of July, 2017:—

In the said notification, in the opening paragraph,—

(a) in clause (i), for the words "one per cent.", the words "half per cent." shall be substituted;

(b) in clause (iii), for the words "half per cent of the turnover", the words "half per cent of the turnover of taxable supplies of goods" shall be substituted.

This notification shall be deemed to have come into force w. e. f. 1st day of January, 2018.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS,
Principal Secretary to Government,
Finance Department.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Tue., the 9th Jan., 2018/19th Pausa, 1939. [No. 40-a

Separate paging is given to this part in order that it may be filed as a separate compilation.

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# PART I-B

Jammu and Kashmir Government-Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—FINANCE DEPARTMENT

#### Notification

Jammu, the 9th January, 2018.

SRO-06.—In exercise of the powers conferred by section 5 of the Jammu and Kashmir Levy of Tolls Act, Samvat, 1995 (Act No. VIII of 1995), the Government hereby exempt from payment of levy of tolls leviable under the said Act, 150 tons of cattle feed to be imported into the State by Brahmirishi Shri Dhudhadhari Barfani Ashram, Hardwar as donation, free of cost, for use in Shri Ram Gowshalla Babliyana, Ashram,

Jammu provided that the Pradhan of Shri Ram Gowshalla Babliyana, Ashram, Jammu certifies that the cattle feed so imported is exclusively meant for the aforesaid purpose and will also communicate the vehicle numbers carrying the cattle feed with the quantity to Deputy Commissioner, Toll Post, Lakhanpur.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS,
Principal Secretary to Government,
Finance Department.

REGD. NO. JK-33

# PART I-B

# Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (Acquittal Section)

Notification

Jammu, the 10th January, 2018.

SRO-07.—In exercise of the powers conferred by sub-section (1) of section 492 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoint Sh. Rajnesh Oswal, Advocate, J&K High Court, Jammu as Special Public Prosecutor in the case titled State Vs. Peush Sawhney and others involving offences punishable under sections 302/201 RPC FIR No. 67/2017 before the Court of Ld. First Addl. Sessions Judge, Jammu.

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,

REGD. NO. JK-33

# PART I-B

# Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS (Litigation 5th Section)

# Notification

Jammu, the 10th of January, 2018.

SRO-8.—In exercise of the powers conferred by sub-section (1) of section 492 of the Code of Criminal Procedure, Samvat, 1989 read with sub-section (3) of section 8 of the J&K Criminal Law (Amendment) Act, 1958 and in supersession of notification SRO-224 of 2017 dated 26-05-2017, the Government hereby designate the Chief Prosecuting Officers and Senior Prosecuting Officers of the respective Districts to be the Public Prosecutors for conducting the cases pertaining to the Crime Branch, J&K before the respective courts of Special Judge, Anti-Corruption in their respective Districts.

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,

REGD. NO. JK-33

# PART I-B

# Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Power Section)

# Notification

Jammu, the 10th of January, 2018.

SRO-9.—In exercise of powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat, 1989, the Government hereby appoint Shri Pawan Kumar, (KAS), Additional Deputy Commissioner, Doda to be the Executive Magistrate of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within the territorial jurisdiction of District Doda.

The Government further in exercise of the powers conferred by sub-section (2) of section 10 of the said Code appoint the aforesaid Executive Magistrate as Additional District Magistrate within his territorial jurisdiction of District Doda and shall have all the powers of District Magistrate under the said Code.

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,

REGD. NO. JK-33

# PART I-B

# Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—REVENUE DEPARTMENT

# Notification

Jammu, the 10th January, 2018.

SRO-11.—In exercise of the powers conferred by clause (b) of section 3 of the Jammu and Kashmir Grant of Permanent Resident Certificate (Procedure) Act, 1963 (Act No. XIII of 1963), the Government hereby appoint Mr. Nisar Ahmad Shad, KAS, Assistant Commissioner (Revenue), Jammu to be the competent authority for the purposes of the said Act within the territorial jurisdiction of Tehsil Jammu and Tehsil Jammu West of District Jammu.

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYATULLAH, IAS,

REGD. NO. JK-33

# PART I-B

# Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—FINANCE DEPARTMENT

#### Notification

Jammu, the 11th January, 2018.

SRO-16.—In exercise of the powers conferred by section 164 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (**Act No. V of 2017**), the State Government hereby appoints the 1st day of February, 2018, as the date from which the provisions of serial numbers 1 and 1 (ii) of notification SRO-364 dated 30-08-2017 shall come into force.

This notification shall be deemed to have come into force w. e. f. 29th day of December, 2017.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS, Principal Secretary to Government, Finance Department.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

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Separate paging is given to this part in order that it may be filed as a separate compilation.

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# PART I-B

Jammu and Kashmir Government-Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF CULTURE

# Notification

Jammu, the 15th January, 2018.

SRO-17.—In exercise of the powers conferred by sub-section (1) of section 3 of Jammu and Kashmir Ancient Monument Preservation Act, Samvat, 1977 (1920 AD) Act No. V of 1977, the Government on the recommendations of the Director Archives, Archaeology and Museums, intends to declare "Historical Aali Mashjid alongwith land measuring 04 Kanals and 11 Marlas falling under Khasra No. 1643" as the State Protected Monument within the meaning of the said Act.

Further in pursuance of sub-section (2) of the aforesaid section 3, objections are invited from the general public for the aforesaid proposal which shall reach to the Office of the Commissioner/Secretary to the Government, Department of Culture within a period of two months from the date of issuance of publication of this notification in newspaper or fixation of this notification at a conspicuous place on the Monument.

By order of the Government of Jammu and Kashmir.

(Sd.) .....

Commissioner/Secretary to the Government,
Department of Culture.

REGD. NO. JK-33

# PART I-B

# Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—REVENUE DEPARTMENT

# Notification

Jammu, the 6th December, 2017.

SRO-492.—In exercise of the powers conferred by clause (b) of Section 3 of the Jammu and Kashmir Grant of Permanent Resident Certificate (Procedure) Act, 1963 (Act No. XIII of 1963), and in supersession of all previous Notifications issued in this behalf, the Government hereby appoint Mr. Baseer-ul-Haq, IAS, Sub-Divisional Magistrate, Dudu to be the competent authority for the purposes of the said Act within the territorial jurisdiction of Sub-Division Dudu of District Udhampur.

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYTULLAH, IAS,

REGD. NO. JK—33

#### PART III

Laws, Regulsations and Rules passed thereunder.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—GENERAL ADMINISTRATION DEPARTMENT.

(Pubic Services Management Cell)

# Notification

Jammu, the 6th December, 2017.

SRO-494.—In exercise of the powers conferred by Section 4 of of the Jammu and Kashmir Public Services Guarantee Act, 2011 (Act No. IX of 2011), the Government hereby makes the following amendment in Notification SRO-428 of 2012 dated 27th December, 2012, namely:—

"For the figures "60" appearing in column 4 of entry 2&3 under the heading Home Department, the figures "30" shall be substituted".

By order of the Government of Jammu nand Kashmir.

(Sd.) KHURSHID AHMAD, IAS,

Commissioner/Secretary to Government, General Administration Derpartment.

REGD. NO. JK-33

# PART I-B

# Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—REVENUE DEPARTMENT

# Notification

Jammu, the 7th December, 2017.

SRO-495.—In exercise of the powers conferred by clause (b) of Section 3 of the Jammu and Kashmir Grant of Permanent Resident Certificate (Procedure) Act, 1963 (Act No. XIII of 1963), and in partial Notification of SRO-235 of 2017 dated 8th of June. 2017 issued in this behalf, the Government hypereby appoint Sh. Sonam Norboo, KAS, Sub-Divisional Magistrate, Nubra to be the competent authority for the purposes of the said Act within the territorial jurisdiction of Sub-Division Nubra of District Leh.

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYATULLAH, IAS,

REGD. NO. JK-33

# PART I-B

# Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—REVENUE DEPARTMENT

# Notification

Jammu, the 7th December, 2017.

SRO-497.—In exercise of the powers conferred by clause (b) of Section 3 of the Jammu and Kashmir Grant of Permanent Resident Certificate (Procedure) Act, 1963 (Act No. XIII of 1963), and in supersession of all previous Notifications issued in this behalf, the Government hereby appoint the following officers to be the Competent Authority for the purpose of the said Act, within the territorial jurisdiction as shown against each:—

S. No.	Name and Designation of the Officer	Jurisdiction
1.	Sh. Paramjeet Singh, KAS, Sub-Divisional Magistrate Marh	Tehsil Marh.
2.	Sh. Jasmeet Singh, KAS, Sub-Divisional Magistrate, Chowki Choura.	Tehsil Chowki Choura.

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYATULLAH, IAS,

REGD. NO. JK-33

# PART I-B

# Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—REVENUE DEPARTMENT

#### Notification

Jammu, the 7th December, 2017.

SRO-498.—In exercise of the powers conferred by clause (b) of Section 3 of the Jammu and Kashmir Grant of Permanent Resident Certificate (Procedure) Act, 1963 (Act No. XIII of 1963), the Government hereby appoint Ch. Mohammad Yasin, IAS, Sub-Divisional Magistrate, Mahore with additional charge of Sub-Divisional Magistrate, Thuroo (Dharmari) to be the competent authority for the purposes of the said Act within the territorial jurisdiction of Sub-Division Mahore and Sub-Division Thuroo (Dharmari) of District Reasi.

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYATULLAH, IAS,

REGD. NO. JK-33

# PART I-B

# Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—FINANCE DEPARTMENT

#### Notification

Srinagar, the 7th December, 2017.

SRO-499.—In exercise of the powers conferred by Section 5 of the Jammu and Kashmir Levy of Tolls Act, Samvat 1995, (Act No. VIII of 1995), the Government hereby exempt from payment of levy of toll leviable under the said Act, the goods/materials as shown in Annexure "A" to this notication to be imported in to the State by Area Secetary, Radha Soami Santsang (Beas), Jammu, in connection with the spiritual discourses to be held on 3rd and 4th March, 2018, at Jammu-I (Najwal) near Vijaypur Samba subject to the condition that the Area Secretary, Radha Soami Satsang (Beas), Jammu certifies/undertakes that the goods/materials, so imported are exclusively meant for the above said purposes and shall be returned back after conclusion of the event.

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS,

REGD. NO. JK-33

# PART I-B

# Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—REVENUE DEPARTMENT

# Notification

Jammu, the 7th December, 2017.

SRO-496.—In exercise of the powers conferred by clause (b) of Section 3 of the Jammu and Kashmir Grant of Permanent Resident Certificate (Procedure) Act, 1963 (Act No. XIII of 1963), and in supersession of all previous Notifications issued in this behalf, the Government hereby appoint the following officers to be the Competent Authority for the purpose of the said Act, within the territorial jurisdiction as shown against each:—

S. No.	Name and Designation of the Officer	Jurisdiction	
1.	Mr. Majad Jhangir, KAS, Assistant Commissioner Revenue Shopian.	Tehsil Shopian, Keller and Keegam.  Tehsil Zainapora, Chitragam, Barbugh (Imam Sahib) and Herman.	
2.	Mr. Syed Ahmad Kataria, KAS, Sub-Divisional Magistrate, Zainapora		

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYATULLAH, IAS,



# THE

# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Thu., the 30th Nov., 2017/9th Agra., 1939. [No. 35-c

Separate paging is given to this part in order that it may be filed as a separate compilation.

# PART III

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR
CIVIL SECRETARIAT—DEPARTMENT OF DISASTER
MANAGEMENT, RELIEF, REHABILITATION AND
RECONSTRUCTION

# Notification

Jammu, the 30th November, 2017.

SRO-487.—In exercise of the powers conferred by Section 78 of the Disaster Management Act, 2005 (Act No. 53 of 2005) and in partial modification of Notification SRO-225 of 2017, dated 29th of May,

2017, the Government of Jammu and Kashmir hereby makes the following amendments in "The Jammu and Kashmir Disaster Management Rules, 2007"; namely:—

- 1. In sub-rule (1) of Rule 3, after clause (v), the following shall be inserted; namely:—
  - (v-a) Minister for Food, Civil Supplies and Member Consumer Affairs
- 2. In sub-rule (1) of Rule 6, after clause (iv), the following shall be inserted; namely:—
  - (iv-a) Commandant General, CD, HG, SDRF Member.

By order of the Government of Jammu and Kashmir.

(Sd.) SHAFIQ AHMAD RAINA, IAS,

Commissioner/Secretary to Government, Department of Disaster Management, Relief, Rehabilitation and Reconstruction.

REGD. NO. JK-33

# PART I-B

Jammu and Kashmir Government-Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—REVENUE DEPARTMENT

#### Notification

Jammu, the 30th November, 2017.

SRO-485.—In exercise of the powers conferred by clause (b) of Section 3 of the Jammu and Kashmir Grant of Permanent Resident Certificate (Procedure) Act, 1963 (Act No. XIII of 1963), and in supersession of all previous notifications issued in this behalf, the Government hereby appoint Mr. Attar Chand Kalotra, KAS, Sub-Divisional Magistrate, Basantgarh to be the competent authority for the purposes of the said Act within the territorial jurisdiction of Tehsil Basantgarh of District Udhampur.

By order of the Government of Jammu and Kashmir.

(Sd.) SHAHID ANAYATULLAH, IAS,

REGD. NO. JK-33

# PART I-B

# Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

#### Notification

Jammu, the 29th November, 2017.

SRO-483.—In exercise of the powers conferred by sub-section (1) of Section 12 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoint Shri Mohammad Ayoub, Naib-Tehsildar, Nayabat Circle Rajpora to be the Executive Magistrate of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within the territorial jurisdiction Nayabat Circle Rajpora of District Pulwama.

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,

REGD. NO. JK-33

# PART I-B

# Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

# Notification

Jammu, the 29th November, 2017.

SRO-482.—In exercise of the powers conferred by sub-section (1) of Section 12 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoint Shri Sushil Kumar, Naib-Tehsildar, Kharah Balli to be the Executive Magistrate of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within his territorial jurisdiction of District Jammu.

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,

REGD. NO. JK-33

# PART I-B

# Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

# Notification

Jammu, the 27th November, 2017.

SRO-481.—In exercise of the powers conferred by sub-section (1) of Section 12 of the Code of Criminal Procedure, Samvat 1989, the Government hereby appoint Shri Duni Chand, Incharge Naib-Tehsildar to be the Executive Magistrate of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within the territorial jurisdiction of Katra.

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,



# JAMMUAND KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Wed., the 8th Nov., 2017/17th Kart., 1939. [No. 31-b

Separate paging is given to this part in order that it may be filed as a separate compilation.

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# PART I--B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—TOURISM DEPARTMENT

# Notification

Jammu, the 8th of November, 2017.

SRO-463.—In exercise of powers conferred by section 4 of the Jammu and Kashmir Development Act, 1970 (Act No. XIX of 1970) the Government hereby appoints the following as members

of Hygam-Ningli-Tarzoo Development Authority constituted vide Notification SRO-462 dated 8–11–2017 :—

1.	Chief Minister (Minister I/c Tourism)	Chairperson
2.	Minister of State for Tourism	Member
3.	Member Legislative Assembly, Sangrama	Member
4.	Member Legislative Assembly, Sopore	Member
5.	Mr. Mohammad Muzaffar Parray, Hon'ble MLC	Member
6.	Administrative Secretary, Planning, Development and Monitoring Department	Member
7.	Administrative Secretary, Finance Department	Member
8.	Administrative Secretary, Tourism Department	Member
9.	Deputy Commissioner, Baramulla	Member
10.	Director, Tourism, Kashmir	Member
11.	Chief Executive Officer, Tourism Development Authority, Hygam-Ningli-Tarzoo	Member- Secretary
12.	Divisional Forest Officer (D. F. O.) concerned	Member

The aforesaid members shall hold office for a period of 2 years from the date of issuance of this notification.

By order of the Government of Jammu and Kashmir.

(Sd.) SARMAD HAFEEZ, IAS,

Secretary to the Government.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Fri., the 27th Oct., 2017/5th Kart., 1939. [ No. 30-d

Separate paging is given to this part in order that it may be filed as a separate compilation.

# PART I-B

Jammu and Kashmir Government—Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

# Notification

Srinagar, the 27th October, 2017.

SRO-461.—In exercise of the powers conferred by sub-section (1) of Section 492 of the Code of Criminal Procedure, Samvat, 1989, and in supersession of Notification SRO-441 of 2017 dated 20th of October, 2017, the Government hereby appoint Shri Adil Shafi Rangrez, Advocate,

Doda as Additional Public Prosecutor, for a period of one year for the Court of Additional District and Sessions Judge, Doda on terms and conditions as laid down in Government Order No. 1907-LD (A) of 2015 dated 22-06-2015.

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,

REGD. NO. JK-33

# PART I-B

# Jammu and Kashmir Government—Notifications.

# GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—REVENUE DEPARTMENT

# Notification

Srinagar, the 3rd October, 2017.

SRO-414.—In exercise of powers conferred by Section 5 of the Jammu and Kashmir Land Revenue Act, Samvat, 1996 and in partial modification of Notification SRO-434 of 2014 dated 21st October, 2014 the Government hereby direct the exclusion of Patwar Halqa Saloora from Tehsil Tullamulla, (New) and its inclusion into Tehsil Ganderbal (existing).

By order of the Government of Jammu and Kashmir.

(Sd.) MOHAMMAD ASHRAF MIR,



# THE

# JAMMU & KASHMIR GOVERNMENT GAZETTE

# PART I—B

Jammu and Kashmir Government—Notifications.

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GOVERNMENT OF JAMMU AND KASHMIR,
CIVIL SECRETARIATO HEALTH AND MEDICAL EDUCATION
DEPARTMENT

Subject :ô Nomination of member of Dental Council of India.

- Reference :ô (i) No. GDC/Estt/Gaz/DCI/File-2/4948 dated 23-08-2017 from Principal, Government Dental College, Srinagar.
  - (ii) No. IGGDCJ/Estt./GAZ/GD/1233 dated 30-08-2017 from Principal, Government Dental College, Jammu.

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Government Order No. 604-HME of 2017
Dated 26-10-2017.

Sanction is hereby accorded to the following:ô

 Nomination of Dr. Rakesh Krishan, Electoral No. 117 in the final electoral list, having Registration No. A-243 as member of

# 

Dental Council of India under section 3(a) of Dentists Act, 1948 and in pursuance of the provisions contained in rule 16(1) of J&K State Dental Council (Election) Rules, 1997.

ii. Nomination of Dr. Romesh Singh I/c Principal, Indira Gandhi Government Dental College, Jammu under section 3(e) of Dentists Act, 1948, as member of Dental Council of India in place of Dr. Bashir Ahmad Ex-Associate Professor in the Department of Oral and Maxillofacial Surgery Government Dental College, Srinagar immediately after the expiry of his tenure.

By order of the Government of Jammu and Kashmir.

(Sd.) DR. PAWAN KOTWAL, IAS,

Principal Secretary to Government, Health and Medical Education Department.



# THE JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Fri., the 9th Feb., 2018/20th Magha, 1939. [No. 45-3

Separate paging is given to this part in order that it may be filed as a separate compilation.

# **PART III**

Laws, Regulations and Rules passed thereunder.

# JAMMU AND KASHMIR LEGISLATIVE ASSEMBLY SECRETARIAT, JAMMU.

Under Rule 64 of the Rules of Procedure and Conduct of Business in Jammu and Kashmir Legislative Assembly, the following Bill together with the Statement of Objects and Reasons, is published in an extraordinary issue of the Government Gazette.

By order of the Honøble Speaker.

(Sd.) M. R. SINGH,

Secretary.

# THE JAMMU AND KASHMIR RESERVATION (AMENDMENT) BILL, 2014

[L. A. Bill No. 18 of 2014.]

A Bill to amend the Jammu and Kashmir Reservation Act, 2004.

Be it enacted by the Jammu and Kashmir State Legislature in the Sixty-nineth Year of the Republic of India as follows :óó

- 1. Short title and commencement.óó(1) This Act may be called the Jammu and Kashmir Reservation (Amendment) Act, 2014.
- (2) It shall come into force from the date of its publication in the Government Gazette.
- 2. Amendment of section 2, Act XIV of 2004.66In the Jammu and Kashmir Reservation Act, 2004, in section 2 in clause (0),66
  - (i) in sub-clause (ii), the word õandö shall be deleted;
  - (ii) in sub-clause (iii), the colon (:) shall be substituted by sign (;);
  - (iii) after sub-clause (iii), the following sub-clause shall be added, namely :66
    - õ(iv) the persons belonging to pahari community, clan or tribe having distinct cultural, ethnic and linguistic identity to be identified in such manner as may be prescribed and by such Authority as may be appointed by the Government in this behalf; andö

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#### STATEMENT OF OBJECTS AND REASONS

The Pahari Speaking People of the State are mainly concentrated in remote areas of the State and are a subject of considerable economic distress which is being witnessed from their backwardness in reference to socioeconomic indices. They are backward socially, economically and educationally. On the one hand, they are not able to compete with higher sections of the society who are better placed in terms of socioeconomic position as also in terms of access to services like Education and Health Care due to above mentioned disadvantage. On the other hand, with the scheduling of Gujjars & Bakerwals as Tribes, the Pahari Speaking People are not able to derive any benefit even of the lower rung in respect of getting employment and other amenities, which testified that Pahari Speaking People is suffering from socioeconomic backward and inadequacy of representation as a class and therefore, deserve reservation.

With the objective to provide reservation to the Pahari Speaking People, L. A Bill No. 18 of 2014 was placed before State Legislature and after discussion in the matter, the said Bill was passed by the both the Houses of the State Legislature and placed before the Honøble Governor for his assent. Honøble Governor returned the said Bill under proviso to Section 78 of the Constitution of the Jammu and Kashmir for its reconsideration by the State Legislature Honøble Governor has raised his observation on following lines:

- (a) Identification of Pahari Speaking areas.
- (b) Criteria to be adopted for identification of such area(s).
- (c) Basis on which the persons can be declared as oPSPo.
- (d) Backwardness, inadequacy of representation and overall administrative efficiency of such area(s).

Subsequently, the matter was referred to J&K State Commission for Backward Classes to examine the proposal in light of observations of Honøble Governor. The Commission after series of discussions and perusal of resource material responds to the issues listed above as under :óó

- 1. Identification of Pahari Speaking Areas.óóRelying upon the 2011 Census Statistics there are about 9.60 lac Pahari Speaking People in the State. They are residing in the districts of Poonch and Rajouri and Tehsils of Uri, Boniyar, Keran and Karnah. Pahari Speaking People are also found in several scattered settlements in the State like uphill (Kandi) areas of Baramulla, Kupwara, Anantnag, Budgam and Shopian. Of the total population of Paharis in the State, 74% reside in Poonch and Rajouri District alone. Nearly 16% reside in compact geographical territories of Uri, Boniyar, Keran and Karnah Tehsils. Thus 90% of Pahari Speaking People stand unambiguously identified as a group comprising entire population of Rajouri, Poonch, Uri, Boniyar, Keran and Karnah except for the members of Gujjar and Bakerwals communities and Kashmiri Speaking People. Only 10% are a fragment portion who are found in scattered settlements.
- 2. Criteria for identification of such areas and who are Pahari Speaking People.óóPahari Speaking People are a distinct composition of several homogenous clans and sub-castes of same origin. Their territorial mainland starts from the end of Duggar land in Trikuta hills near Sunderban and extends to Keran in Kupwara. In this territory comprising the districts of Poonch and Rajouri and tehsils of Uri, Boniyar, Keran and Karnah, they comprise the entire population except Gujjars, Bakerwals and Kashmiri Speaking People. They have an identity of their own and are accommodative to other languages

In the absence of evidence to the contrary, all claimants speaking Pahari in the districts of Poonch and Rajouri and tehsils of Uri, Boniyar, Keran and Karnah, except STs/SCs and Kashmiri Speaking People belonging to same territorial and cultural origin, observing same lifestyle which is reflected through characteristics like eating habits, dressing style, sports, social ceremonies etc. and speaking same language, presently residing in above areas and several small scattered settlements in the State are presumed to be Paharis.

They can be identified by a designated authority appointed by the Government of J&K in terms of rules to be framed by the Government from time to time. However, while framing such rules the Government may have regard *inter alia* to the following :óó

- (i) That the claimant is a permanent resident of the State.
- (ii) That he must be a member of the Pahari clan or caste of that area. Verification by a Pahari MP/ MLA/MLC/Sarpanch, or a member of the Advisory Board for Pahari Speaking People or its designated functionaries may be authorised to verify a claim as Pahari. The competent authority shall seek further authentication by verifying through village and ward level committees constituted by the Social Welfare Department about the eligibility for certificate of belonging to Pahari Speaking People.

- - (iii) He must be speaking Pahari language and his mother tongue must be Pahari.
  - (iv) In cases of claims on the basis of residence in the specified area, he must prove by documentary evidence that his two preceding generations live in that area and were speaking Pahari language.
  - (v) Voters identity card.
  - 3. Backwardness, inadequacy of representation and overall administrative efficacy of such areas.óóPaharies predominantly reside in hilly areas. After partition of the country in 1947 their geographical, social, economic and cultural links with the plain of Punjab got disconnected, recurring, disturbances and periodic shelling has rendered a good stretch of land uncultivable. Due to heavy snowfall and avalanches in areas like Keran, Karnah, Machil etc. These areas get disconnected from the rest of the State for 34 months every year. The Paharies are thus living in pitiable conditions and their exact economic profile must be even worse.

In the field of education, a huge number of Pahari Children never go to schools. Since there is no provision of mobile schools for them as in case of other pastoral communities, children of migrating portion of Paharis face a heavy drop out. The economic review for the years 2009-10, reflects the literacy rate at 51.20%. The information about ÷below poverty lineø population of Poonch and Rajouri as reflected from J&K Planning and Development Department, is record at 33.67% and 25% respectively. Various surveys including MSME, Government of India profiling show that there is absolutely no large or medium scale industry or private section available to them for a gainful employment.

Accordingly the matter was considered and it was decided that the Bill No. 18 of 2014 may be re-considered by the State legislature in a modified form so that the persons belonging to Pahari community having distinct culture, ethnic and linguistic identity may be given the benefit available to socially and educationally backward Classes of the State.

The proposed Bill, therefore, aims at mainstreaming this community by bringing them within the ambit of positive discrimination as governed by the constitutional principal of affirmative action and as applied to other marginalized communities of the country.

MINISTER INCHARGE SOCIAL WELFARE.



# THE JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Fri., the 9th Feb., 2018/20th Magha, 1939. [No. 45-4

Separate paging is given to this part in order that it may be filed as a separate compilation.

### **PART III**

Laws, Regulations and Rules passed thereunder.

# JAMMU AND KASHMIR LEGISLATIVE ASSEMBLY SECRETARIAT, JAMMU.

Under Rule 64 of the Rules of Procedure and Conduct of Business in Jammu and Kashmir Legislative Assembly, the following Bill together with the Statement of Objects and Reasons, is published in an extraordinary issue of the Government Gazette.

By order of the Honøble Speaker.

(Sd.) M. R. SINGH,

Secretary.

# THE JAMMU AND KASHMIR TRANSFER OF PROPERTY (AMENDMENT) BILL, 2018

[L. A. Bill No. 14 of 2018.]

A Bill to amend the Jammu and Kashmir Transfer of Property Act, Samvat 1977.

Be it enacted by State Legislature in the Sixty-nineth Year of the Republic of India as follows :óó

- 1. Short title and commencement.66(1) This Act may be called the Jammu and Kashmir Transfer of Property (Amendment) Act, 2018.
- (2) It shall be deemed to have come into force from 7th of August, 2017.
- 2. Amendment in section 140, Act No. XLII of Samvat 1977.óóIn section 140 of the Transfer of Property Act, Samvat 1977,óó
  - (a) In clause (e), after sub-clause (ix), the following sub-clause shall be added, namely :óó
    - $\tilde{o}(x)$  the Jammu and Kashmir Energy Development Agencyö; and
  - (b) In clause (g), after sub-clause (v), the following sub-clause shall be added, namely :66
    - õ(vi) the Jammu and Kashmir Energy Development Agency.ö
- 3. Repeal and savings.óó(1) The Jammu and Kashmir Transfer of Property (Amendment) Ordinance, 2017 (Ordinance No. II of 2017) is hereby repealed.

- (2) Notwithstanding any such repeal, anything done or any action taken or any order issued under the aforesaid Ordinance, shall be deemed to have been done, taken or issued under the corresponding provisions of this Act.

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### STATEMENT OF OBJECTS AND REASONS

The transfer of immovable property in the State is governed by the Jammu and Kashmir Transfer of Property Act, (Samvat) 1977. Section 139 of the said Act prohibits transfer of immovable property in favour of non-permanent residents of the State. However, Section 140 of the Act carves out an exception whereunder transfer and lease of immovable property is permitted in favour of various Corporations, Companies, Boards, Societies and Institutions mentioned in the said provision. As per the provisions of the State Constitution and the definition of the State Subject (now called Permanent Resident), only a natural person can be a permanent resident of the State. Since Corporations, Companies, Boards, Societies and Institutions are not natural persons but only legal entities, the transfer of immovable property in favour of such institutions is possible only if such Corporations/Boards etc. are included in Section 140 of the Transfer of Property Act.

The Jammu and Kashmir Energy Development Agency (JAKEDA) working under the administrative control of Science and Technology Department is mandated with promotion, development and implementation of Small Hydro Projects and Renewable Energy Projects in the State.

With a view to permit transfer and lease of land in favour of J&K Energy Development Agency (JAKEDA), Section 140 of the Jammu and Kashmir Transfer of Property Act, (Samvat) 1977 needs to be amended to include the said agency in the exemption category.

Hence the Bill.

MINISTER INCHARGE REVENUE



### THE

### JAMMU & KASHMIR GOVERNMENT GAZETTE

### PART III

Laws, Regulations and Rules passed thereunder.

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JAMMU AND KASHMIR LEGISLATIVE ASSEMBLY SECRETARIAT, JAMMU.

Under Rule 64 of the Rules of Procedure and Conduct of Business in Jammu and Kashmir Legislative Assembly, the following Bill together with the Statement of Objects and Reasons, is published in an extraordinary issue of the Government Gazette.

By order of the Honøble Speaker.

(Sd.) M. R. SINGH,

Secretary.

THE JAMMU AND KASHMIR MOTOR SPIRIT AND DIESEL OIL (TAXATION OF SALES) (AMENDMENT) BILL, 2018

[L. A. Bill No. 18 of 2018.]

A Bill to amend the Jammu and Kashmir Motor Spirit and Diesel Oil (Taxation of Sales) Act, Svt. 2005 (1948 A. D.).

Be it enacted by the State Legislature in the Sixty-nineth Year of the Republic of India as follows :66

- 1. Short title and commencement.óó(1) This Act may be called the Jammu and Kashmir Motor Spirit and Diesel Oil (Taxation of Sales) (Amendment) Act, 2018.
- (2) It shall come into force from the date of its publication in the Government Gazette.
- 2. Amendment in section 2, Act No. V of Svt. 2005.66In section 2 of the Jammu and Kashmir Motor Spirit and Diesel Oil (Taxation of Sales) Act, Svt. 2005 (hereinafter referred to as the -principal Actø), for clause (b), the following clause shall be substituted, namely :ô
  - õ(b) õmotor spirit or diesel oilö means any inflammable hydrocarbon (including any mixture of hydrocarbons or any liquid containing hydrocarbon) which is ordinarily used for providing reasonably efficient motive powers and it shall also include Aviation Turbine Fuel (ATF) and Natural Gas.ö
- 3. Amendment in section 3-A, Act No. V of Svt. 2005.óóIn section 3-A of the ÷principal Actø in sub-section (1), for the words, õMotor Spirit and Diesel Oilö, the words, õMotor Spirit and Diesel Oil other than Aviation Turbine Fuel (ATF) and Natural Gasö shall be substituted.

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### STATEMENT OF OBJECTS AND REASONS

Jammu and Kashmir Motor Spirit and Diesel Oil (Taxation of Sales) Act, Svt. 2005 (1948 A. D.) provides for levying of tax and cess on the retail sale of Motor Spirit and Diesel Oil only. ATF and Natural Gas are being taxed under J&K GST Act, 1962. Since, like Diesel and Petrol, ATF and Natural Gas at present are out of the ambit of SGST Act, 2017, it is important that these two commodities, being inflammable hydrocarbon may also be placed in Jammu and Kashmir Motor Spirit and Diesel Oil (Taxation of Sales) Act, Svt. 2005 (1948 A. D.) and taxed thereunder. This attempt would ease out the business compliance as also reduce the cost of collection of these taxes and would also ensure that all petroleum products will fall under the single legislation. It is pertinent to mention that these products also like Petrol and Diesel are being supplied by only three companies i. e. IOC, Bharat Petroleum and Hindustan Petroleum.

Hence the Bill.

MINISTER INCHARGE FINANCE



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# JAMMU & KASHMIR GOVERNMENT GAZETTE

Vol. 130] Jammu, Thu., the 14th Dec., 2017/23rd Agra., 1939. [No. 37-b

Separate paging is given to this part in order that it may be filed as a separate compilation.

# PART III

Laws, Regulations and Rules passed thereunder.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—SCHOOL EDUCATION DEPARTMENT

Notification

Jammu, the 14th December, 2017.

section 124 of the Constitution of Jammu and Kashmir, the Government SRO-508.--In exercise of the powers conferred by proviso to hereby makes the following amendment in Jammu and Kashmir School Education (Subordinate) Service Recruitment Rules, 2008, namely:—

In Schedule II (B) for the entry appearing in columns 3, 4, 5 and 6 against Class III, Category A, the following entries shall respectively be substituted:—

Class	Category	Designation	Pay band with grade pay	Qualification for direct recruitment	Method of Recruitment
1	2	3	4	5	6
III	A	Teacher (including teachers	(i) 5200-20200 + GP 2800 for Graduates.	Graduate from any recognized University	(a) 95% by direct recruitment with the following ratio :—
		of Mobile Schools)	(ii) 5200-20200 + GP 2400 for under Graduates.	Preference will be given to the candidates having higher qualification	(i) 60% from amongst the graduates in any discipline.
				and those having passed B. Ed, M. Ed.	(ii) 30% from amongst the Science/Math Graduates having Physics, Chemistry, Zoology, Botany or Maths as one

- of the subjects in graduation.
- (iii) 10% from amongst the Graduates with Urdu as one of the subjects in graduation.
- (b) 5% by promotion from Class-IV category-"B" who possess minimum qualification of 10+2 with 3 years substantive service in that Class.

By order of the Government of Jammu and Kashmir.

(Sd.) FAROOQ AHMAD SHAH, IAS,

Secretary to the Government, School Education Department.

**EXTRAORDINARY** 

REGD. NO. JK-33

### PART I-B

### Jammu and Kashmir Government—Notifications.

### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—DEPARTMENT OF LAW, JUSTICE AND PARLIAMENTARY AFFAIRS

(Power Section)

### Notification

Jammu, the 27th of December, 2017.

SRO-530.—In exercise of powers conferred by sub-section (1) of section 12 of the Code of Criminal Procedure, Samvat, 1989, the Government hereby appoint Sh. Harbans Lal, (KAS), Assisstant Commissioner, Revenue, Reasi, to be the Executive Magistrate of the First Class who shall exercise all the powers of an Executive Magistrate of the First Class within his territorial jurisdiction of District Reasi.

By order of the Government of Jammu and Kashmir.

(Sd.) ABDUL MAJID BHAT,

Secretary to Government, Department of Law, Justice and Parliamentary Affairs.

EXTRAORDINARY

REGD. NO. JK-33

### PART I-B

### Jammu and Kashmir Government—Notifications.

### GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—FINANCE DEPARTMENT

### Notification

Jammu, the 29th December, 2017.

SRO-533.—In exercise of the powers conferred by section 99 of the Jammu and Kashmir Goods and Services Tax Act, 2017 (Act No. V of 2017), the Government hereby constitute the Jammu and Kashmir Goods and Services Tax Appellate Authority for Advance Ruling with the following composition with immediate effect:—

- (i) Commissioner, Commercial Taxes, J&K (Member)
- (ii) Chief Commissioner of Goods and (Member) Services Tax, Chandigarh Zone

By order of the Government of Jammu and Kashmir.

(Sd.) NAVIN K. CHOUDHARY, IAS,
Principal Secretary to Government,
Finance Department.



# JAMMU & KASHMIR GOVERNMENT GAZETTE

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### PART I-B

Jammu and Kashmir Government-Notifications.

GOVERNMENT OF JAMMU AND KASHMIR CIVIL SECRETARIAT—LABOUR AND EMPLOYMENT DEPARTMENT

Notification

Jammu, the 28th December, 2017.

SRO-531.—Whereas, the applicant Ms. Deepika Rajput filed an application on 09-05-2017 before the Conciliation Officer (Assistant Labour Commissioner, Jammu) stating therein that she had been working with Presentation Convent School, Gandhi Nagar, Jammu since 01-07-2014 and had, all along performed her duties honestly; and

Whereas, on 31-03-2017, the applicant approached the Principal to get a short leave sanctioned, the Principal instead of sanctioning leave handed over a termination letter to her without any prior intimation; and

Wheres, Ms. Deepika Rajput raised a dispute before the Conciliation Officer (Assistant Labour Commissioner), Jammu against M/s Presentation Convent Sr. Sec. School, Gandhi Nagar, Jammu through its Principal under Industrial Dispute Act, 1947 on 09-05-2017 with a prayer that direction be issued to the Principal of the said school to take her back on duties with dignity; and

Whereas, efforts were made by the Conciliation Officer (Assistant Labour Commissioner), Jammu to settle the dispute between parties but in view of their contrasting and conflicting stances, the same could not be settled; and

Whereas, the Conciliation Officer (Assistant Labour Commissioner), Jammu has submitted his report regarding failure of proceeding with the request that the case be referred to the Industrial Tribunal/Labour Court for adjudication; and

Whereas, the Government is of the opinion that an Industrial dispute exists Ms. Deepika Rajput and the M/s Presentation Convent Sr. Sec. School, Gandhi Nagar, Jammu through its Principal; and

Whereas, the Government considers it desirable to refer the said dispute to the Industrial Tribunal/Labour Court for adjudication.

Now, therefore, in exercise of the powers conferred by clause (c) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Government hereby refers the said dispute to the Industrial Tribunal/Labour Court for adjudication on the following issues:—

1. Whether the services of applicant "Deepika Rajput" have been terminated/dismissed legally or not;

2. If illegality of the action of the management is proved then to what relief the applicant is entitled to ?

By order of the Government of Jammu and Kashmir.

(Sd.) KIFAYAT HUSSAIN RIZVI, IAS,

Commissioner/Secretary to the Government.



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### JAMMU & KASHMIR GOVERNMENT GAZETTE

### PART III

Laws, Regulations and Rules passed thereunder.

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JAMMU AND KASHMIR LEGISLATIVE ASSEMBLY SECRETARIAT, JAMMU

Under Rule 73 of the Rules of Procedure and Conduct of Business in the Jammu and Kashmir Legislative Assembly, the following Bill together with the Statement of Objects and Reasons, is published in an extraordinary issue of the Government Gazette.

By order of the Honøble Speaker.

(Sd.) M. R. SINGH,

Secretary.

# THE JAMMU AND KASHMIR STATE LEGISLATURE MEMBERSØ PENSION (AMENDMENT) BILL, 2018

[L. A. Private Membersø Bill No. 25 of 2018.]

A Bill to amend the Jammu and Kashmir State Legislature Membersø Pension Act, 1984.

Be it enacted by the State Legislature in the 69th Year of the Republic of India as follows :óó

- 1. Short title and commencement.ô (1) This Act may be called the Jammu and Kashmir State Legislature Membersø Pension (Amendment) Act, 2018.
- (2) It shall come into force from the date of its publication in the Government Gazette.
- 2. Amendment of section 3, Act No. II of 1984.ô In section 3 of the Jammu and Kashmir State Legislature Membersø Pension Act, 1984 (hereinafter referred as the Principal Act), in sub-section (1-A) for the words õrupees one thousandö the words õrupees two thousandö, shall be substituted.
- 3. Amendment in section 3-B, Act No. II of 1984.ô In section 3-B of the principal Act, the words oat the rate of five thousand per monthö shall be sustituted by the words oat the rate of ten thousand per monthö.

### STATEMENT OF OBJECTS AND REASONS

The inflation has touched the sky, as such, it is not possible for the ex-legislators to cater to their requirements on a meager amount of Rupees fifty thousand and also majority of the ex-legislators survive only on pension. The existing amount is not sufficient. The Bill is aimed at to ameliorate the conditions of the ex-legislators to tide over the financial crises. An amendment in rule 3 (1-A) will also help in increase in pension of the present legislators on the basis on their term in office. The Bill seeks to attain the said objective.

Hence the Bill.

BASHIR AHMAD DAR,

MLA.

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### FINANCIAL MEMORANDUM

The Bill, if enacted, would involve expenditure to the tune of Rs. 8 crores approximately. Though it may not be possible at this juncture to calculate the exact amount.

BASHIR AHMAD DAR,

MLA.

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### RECOMMENDATION OF THE GOVERNOR

The Governor has in pursuance of sub-sections (1) and (3) of Section 84 of the Constitution of Jammu and Kashmir recommended to the Jammu and Kashmir Legislative Assembly the introduction and consideration of the Bill.

(Sd.) M. R. SINGH,

Secretary.